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Visa is committed to providing our partners and interested parties with greater insight into Visa's operations. As part of our effort, we are pleased to provide access to the latest edition of the *Interlink Core Rules and Interlink Product and Service Rules*, which govern participation of our financial institution clients in the Interlink system.

To protect cardholders and merchants and maintain the integrity of the Interlink system, we have omitted proprietary and competitive information, as well as certain details from the rules relating to the security of the network.

Any regional or country-specific rules within the *Interlink Core Rules and Interlink Product and Service Rules* apply only to the operations of financial clients within the relevant region or country, and any rules marked with the name of a region(s) or country(ies) are applicable to financial institutions operating in that region(s) or country(ies) only.

The Interlink Rules must not be duplicated, in whole or in part, without prior written permission from Visa.

If you have questions about the Interlink Rules, please contact us.

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Summary of Changes Interlink Core Rules and Interlink Product and Service Rules

Summary of Changes

Summary of Changes since the 18 October 2024 Interlink Core Rules and Interlink Product and Service Rules

This section provides an overview of all the changes that have been made to the *Interlink Core Rules and Interlink Product and Service Rules* since its last publication.

In addition to the changes detailed in the table below, editorial revisions have been made to ensure consistency and clarity and to delete obsolete or redundant language, and most effective dates older than 6 months have been deleted.

Chang	e Overview
Author	rization Retries and System Integrity Fee Program Updates
Effectiv	ve 12 April 2025 and 25 May 2025
Rule(s)) impacted:
Section	7.2.5.2, Use of Authorization Response Codes, ID# 0030640
Compl	iance with Laws and Regulations
Effectiv	ve 7 January 2025
Rule(s)) impacted:
Section	1.1.1.2, Compliance with Laws and Regulations, ID# 0000385
Section	1.1.1.5, Compliance with Sanctions Screening, ID# 0031126
	ced Issuer Requirements for Evaluating Each Transaction and New Special Purpose Issuance Im Launched
Effectiv	ve 12 April 2025
Rule(s)) impacted:
Section	n 1.7.2, Issuer Authorization Processing, ID# 0029326
Section	a 4.1.9, Special Purpose Issuance, ID# 0031139
Selectiv	ve Authorization, ID# 0031138
Mercha	ant Initiated Recurring Account Funding Transactions
Effectiv	ve 11 April 2025

Summary of Changes

Change Overview	
Rule(s) impacted:	
Recurring Transaction, ID# 0025041	
Operating Certificate Filing Clarification	ns
Effective 12 January 2025	
Rule(s) impacted:	
Section 1.1.3.1, Operating Certificate Filir	ng, ID# 0027829
Operating Certificate, ID# 0027826	
Pre-Orders, Back Orders, and New Req	uirements for Advance Payments
Effective 18 October 2025	
Rule(s) impacted:	
Section 5.8.8.1, Requirements for Partial I Credentials, ID# 0029267	Payments, Advance Payments, and Transactions Using Stored
Section 5.9.1.1, Transaction Receipt Deliv	ery to Cardholders, ID# 0027835
Section 5.9.1.2, Electronic Format Cardho	older Receipt Delivery Requirements, ID# 0027837
Advance Payment, ID# 0030637	
Ramp Provider Program Updates	
Effective 18 October 2025	
Rule(s) impacted:	
Section 5.3.5.2, Ramp Provider Acquirer F	Requirements, ID# 0031031
Conversion Affiliate, ID# 0031034	
Sunset of Miscellaneous Obsolete Rule	s S
Effective 12 April 2025	
Rule(s) impacted:	
Section 1.1.3.1, Operating Certificate Filir	ng, ID# 0027829
Operating Certificate, ID# 0027826	

Summary of Changes Interlink Core Rules and Interlink Product and Service Rules

Change Overview

Effective 25 October 2024

Rule(s) impacted:

Section 2.2.2.3, Client Directory Data Submission, ID# 0007725

VisaReady Link Discontinuation for Prepaid and Debit Cash Loads

Effective 19 July 2025

Rule(s) impacted:

Section 5.7.2.4, Transaction and Processing Timeframes, ID# 0031022

Visa Supplemental Requirements List, ID# 0028043

Load Transaction, ID# 0024791

ID# 0031075

Edition: Apr 2025 | Last Updated: New

Introduction Interlink Core Rules and Interlink Product and Service Rules

Introduction

The Interlink Rules

The Interlink Core Rules and Interlink Product and Service Rules

Introduction to the Interlink Core Rules and Interlink Product and Service Rules

Visa has established rules that are designed to minimize risks and provide a common, convenient, secure, and reliable payment experience. They are set and modified by Visa to support the use and advancement of Visa products and services, and represent a binding contract between Visa and each Member.

The Interlink Core Rules contain fundamental rules that apply to all Visa system participants and specify the minimum requirements applicable to all Members to uphold the safety, security, soundness, integrity, and interoperability of the Visa system.

The Interlink Product and Service Rules contain rules that apply to Interlink Network participants based on use of a product, service, the Visa-Owned Marks, VisaNet, the dispute resolution process, and other aspects of the Interlink Network. The Interlink Product and Service Rules also include operational requirements related to the Interlink Core Rules.

The Interlink Supplemental Requirements are Interlink- or third-party-administered documents or websites that contain requirements beyond the content of the *Interlink Core Rules and Interlink Product and Service Rules* (for example: *Visa Product Brand Standards, Visa Integrated Circuit Card Specification, Payment Card Industry (PCI) Card Production and Provisioning – Logical Security Requirements*).

ID# 0020308

Edition: Apr 2025 | Last Updated: Apr 2017

Writing Conventions

The following conventions apply to the Interlink Core Rules and Interlink Product and Service Rules:

- "Interlink" refers to an Interlink Region (U.S. or Canada), office, management, or committee
- If the singular is used, it means the plural, and the plural means the singular. For example: "A Merchant must..." means that "All Merchants must..."
- Responsibility is assigned to a Member. For example: "A Merchant must..." means "An Acquirer must ensure that its Merchant..."

Introduction

Interlink Core Rules and Interlink Product and Service Rules

- Capitalized words have a meaning defined in the Glossary, except for the names of some Interlink products or services, which are capitalized but not defined.
- Defined terms are often combined.

Edition: Apr 2025	Last Updated: Apr 2016

Changes to the Interlink Core Rules and Interlink Product and Service Rules

Changes to the *Interlink Core Rules and Interlink Product and Service Rules* are communicated and identified as part of the "Summary of Changes" for each edition.

Unless an effective date is specified in the text for a change to the *Interlink Core Rules and Interlink Product and Service Rules*, all changes are effective on the publication date.

ID# 0020315

ID# 0020313

Edition: Apr 2025 | Last Updated: Oct 2014

Unique Rule IDs and Additional Information

The bar below each rule contains the following information:

Information in Rule ID

ID#	A unique 7-digit identification code that includes leading zeros. This unique ID remains with each rule for the life of that rule.
Edition	The month/year of the current edition of the Interlink Core Rules and Interlink Product and Service Rules
Last Updated	The month/year in which the rule was last changed

ID# 0020316

Edition: Apr 2025 | Last Updated: Oct 2015



Part 1: Interlink Core Rules

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

Interlink Core Rules

1.1 General

1.1.1 Governance

1.1.1.1 Applicability of Rules

All participants in the Interlink Network are subject to and bound by the *Interlink Network, Inc. Bylaws* and the Visa Rules, as applicable based on the nature of their participation. In the event of any conflicts between these documents, or within the Interlink Rules, conflicts will be resolved in the following order of precedence:

- Interlink Network, Inc. Bylaws
- Interlink Core Rules
- Interlink Product and Service Rules
- V.I.P. System SMS Interlink Technical Specifications
- VisaNet Manuals
- Visa Supplemental Requirements

Any use of or participation in any Interlink services or products not covered in the Visa Rules will be governed by applicable participation agreements and associated documentation.

Previously, rules were contained in the *Interlink Network Inc. Operating Regulations*, other operating regulations or rules, extension documents, and certificates of incorporation and bylaws of various Interlink entities.

The Interlink Rules represent modifications and amendments to such existing Interlink rules and requirements, which continue in substance and effect except as expressly modified in the Interlink Rules. By reorganizing and renaming this body of requirements, Interlink does not intend to modify the meaning or enforceability of any Interlink published documents, forms, or contracts to which Interlink is a party, or any contracts that are required by Interlink to include provisions to comply with Interlink's certificate of incorporation or bylaws, operating regulations, or other Interlink requirements. Regardless of whether this document or other documents refer to these requirements as the *Interlink Network Inc. Operating Regulations* or by other prior naming conventions, such references are deemed to refer to and incorporate the Interlink Rules.

ID# 0007750

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1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

1.1.1.2 Compliance with Laws and Regulations

Each Member must comply with all applicable laws, regulations, and other legal requirements including, but not limited to, laws and regulations regarding banking, financial institutions, payment systems, foreign currency exchange, money transmission, anti-money laundering, anti-terrorist financing, sanctions (such as, but not limited to, those administered by the US Department of the Treasury's Office of Foreign Assets Control [OFAC], the Australian Government's Department of Foreign Affairs and Trade [DFAT], HM Treasury's Office of Financial Sanctions Implementation [OFSI], the European Commission, or the United Nations), privacy and security, consumer protection, and trademarks and copyright for each country in which the Member operates. Each Member is also responsible for ensuring that any of its affiliates, subsidiaries, parent companies, third-party agents, Merchants, and any other of its appointed agents participating in Visa's system comply with all applicable laws, regulations, and other legal requirements applicable to each country in which its operate. Each Member is encouraged to consult with its own legal counsel to ensure that it is in full compliance with all applicable laws, regulations, and other legal requirements in each country in which the Member operates.

A Transaction must be legal in both the Cardholder's jurisdiction and the Merchant Outlet's jurisdiction.

In the event of any conflict between the Interlink Rules and any applicable laws or regulations, the requirements of the laws or regulations govern.

ID# 0000385

Edition: Apr 2025 | Last Updated: Apr 2025

1.1.1.3 Restriction on Use of Interlink Materials

Unless otherwise expressly permitted in the Interlink Rules, a Member must not, and must not permit or enable others to, do any of the following:

- Use or make copies, in whole or in part, of any aspect of any software, software development kits, APIs, documentation, tools, or other materials provided to the Member in connection with an Interlink product, service, and/or program
- Disclose or distribute any Interlink materials or any implementations thereof
- Reverse engineer, decompile, disassemble, or otherwise attempt to obtain the underlying ideas, algorithms, structure, or organization of any Interlink product or service, or any component thereof, except to the extent that any of the foregoing are not permitted to be restricted under applicable laws or regulations
- Attempt to defeat, avoid, bypass, remove, deactivate, or otherwise circumvent any software protection or security mechanisms in any Interlink product or service, or any related component

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

• Alter or remove any copyright, trademark, trade name, patent, or other proprietary rights notice, legend, symbol, or the like appearing on or in any Interlink materials

Edition: Apr 2025 | Last Updated: Apr 2020

1.1.1.5 Compliance with Sand

ID# 0030681

In addition to the requirements set out in *Section 1.1.1.2, Compliance with Laws and Regulations*, each Interlink Member must screen each of its Cardholders and Merchants that access or utilize the Interlink network, or use Interlink products and services, against the OFAC Specially Designated Nationals and Blocked Persons List (SDN List), as well as all other applicable sanctions lists.

Each Interlink Member must perform sanctions screening at the time of onboarding, issuance or contracting, and on a regular, ongoing basis thereafter.

Upon identification of a true match against the OFAC SDN List or other applicable sanctions list, an Interlink Member must do all of the following:

- Take appropriate and timely measures to disable the Cardholder's or Merchant's use of the Interlink network and access to Interlink's products and services
- Notify Interlinkin a timely manner of all such matches against the OFAC SDN List

Compliance with Sanctions Screening

• Provide to Interlink the detailed remediation measures taken by the Interlink Member against each Cardholder or Merchant following the identification of such matches

An Interlink Member must not issue, acquire, or conduct any activity involving the use of the Interlink network or Interlink's products or services in any geography in which its government is subject to applicable comprehensive sanctions, including those identified by OFAC, nor must an Interlink Member issue to or acquire from entities that are owned or controlled by a government that has been targeted as part of the OFAC SDN List.

ID# 0031126	Edition: Apr 2025 Last Updated: New

1.1.2 Waivers

1.1.2.1 Waivers to the Interlink Rules

A Member that cannot comply with a rule or requirement in the Visa Rules must submit a Waiver request to Interlink via its Visa representative.

If the Member cannot comply due to applicable laws or regulations that contravene the Visa Rules, Interlink may require proof of the specific laws or regulations.

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

Interlink will notify the Member in writing of its decision on a Waiver request. The Waiver is effective as specified in such Notification.

Each Waiver granted by Interlink is unique, may include specific conditions, and is limited only to the specific circumstances of the individual request. A Member must not apply a previously granted Waiver to any other future programs or services or consider a previously granted Waiver as determining the outcome of future requests.

Interlink may repeal, amend, extend, or revoke any Waiver upon Notification to the Member.

An approved Waiver extension request will incur an assessment, as specified in Section X.

ID# 0025926

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1.1.3 Operating Certificates

1.1.3.1 Operating Certificate Filing

Effective through 11 January 2025 A Member, Sponsored Member, or Non-Member Administrator must submit a complete and accurate Operating Certificate that includes all Transaction volume specified by Visa, including Domestic Transactions (including On-Us Transactions), International Transactions, and Transactions that are not processed through VisaNet, as applicable.

If a Member has a foreign Branch with an active Interlink Program and/or an additional license, the Member must submit a separate Operating Certificate for the foreign branch Transaction volume and/or additional license Transaction volume.

A Sponsored Member must either:

- Include its volume within its Sponsor's total volume on the Operating Certificate¹
- With prior Visa permission, submit its own Operating Certificate

The Member or Non-Member Administrator must use the currency and exchange rate provided by Visa in the Operating Certificate tool.

The Operating Certificate must be executed by an authorized officer of the Member or Non-Member Administrator.

The Member or Non-Member Administrator must maintain records that allow for an accurate determination and verification of the information contained in each Operating Certificate and provide the records upon Visa request.

Effective 12 January 2025 A Member, Sponsored Member, or Non-Member Administrator must submit a complete and accurate Operating Certificate that includes all Transaction volume specified

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

by Visa, including Domestic Transactions (including On-Us Transactions), International Transactions, and Transactions that are not processed through VisaNet, as applicable.

If a Member or Non-Member Administrator has an entity or a Sponsored Member outside of the Member's or Sponsor's region, with an active Visa Program and/or an additional license, they must submit the Transaction volume in its own Operating Certificate in the respective territory and region.

If a Member or Non-Member Administrator has an entity or a Sponsored Member within the same Visa Region, with an active Visa Program and/or an additional license, the Member must submit the Transaction volume in the Member's Operating Certificate.

A Sponsored Member in the same Visa Region of its Sponsor must either:

- Include its volume within its Sponsor's total volume on the Operating Certificate²
- With prior Visa permission, submit its own Operating Certificate

The Member, Sponsored Member, or Non-Member Administrator must use the currency and exchange rate provided by Visa in the Operating Certificate tool.

The Operating Certificate must be executed by an authorized officer of the Member, Sponsored Member, or Non-Member Administrator.

The Member, Sponsored Member, or Non-Member Administrator must maintain records that allow for an accurate determination and verification of the information contained in each Operating Certificate and provide the records upon Visa request.

- ¹ Effective through 11 January 2025 When a Sponsored Member has more than one Sponsor over a single quarter, the Sponsor with the relationship with the Sponsored Member at the end of the quarter must submit the Sponsored Member's volume in its Operating Certificate for the entire quarter.
- ² Effective 12 January 2025 When a Sponsored Member has more than one Sponsor over a single quarter, the Sponsor with the relationship with the Sponsored Member at the end of the quarter must submit the Sponsored Member's volume in its Operating Certificate for the entire quarter, provided the Member and the Sponsored Member are within the same Visa Region.

ID# 0027829

Edition: Apr 2025 | Last Updated: Apr 2025

1.1.4 Confidentiality

1.1.4.1 Visa Confidential and Visa Restricted Materials – Member Responsibilities

An Interlink Member and its affiliates must comply, and must ensure that its Merchants and Agents comply, with all of the following:

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

- Maintain Visa Confidential and Visa Restricted information in strict confidence
- Not disclose any Visa Confidential or Visa Restricted information. An Acquirer in the US Region or US Territory may provide BIN information to a Merchant for purposes of identifying the product type at the point of sale.
- Store and handle Visa Confidential and Visa Restricted information in such a way as to prevent unauthorized disclosure
- Take reasonable measures to protect Visa Confidential information and treat it with at least the degree of care with which a Member treats its own confidential and proprietary information, or in case of Visa Restricted information, as follows:
 - For information labeled or otherwise designated as Visa Restricted, in accordance with Visa handling instructions, which may be delivered with its transmission or in its content
 - For information labeled or otherwise designated as Visa Restricted Personal Data, with the strongest level of protection (including encryption or sufficient compensating controls, and limited distribution for any transmissions) applied by the Member for its highly sensitive information
- Disclose Visa Confidential or Visa Restricted information only to those employees with specific need to know
- Immediately upon Interlink request, return to Interlink, or destroy, originals and all copies of any Visa Confidential or Visa Restricted information in any medium and, if required by Interlink, certify that it has done so
- Notify Interlink immediately in the event that the Member becomes legally compelled to disclose any Visa Confidential or Visa Restricted information and, if legally required to disclose any Visa Confidential or Visa Restricted information, only disclose that portion that it is legally required to disclose
- Process and transfer personal data (whether or not it is classified as Visa Confidential or Visa Restricted information) in accordance with the Visa Rules and applicable laws or regulations

ID# 0000467

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1.1.4.2 Confidentiality of Visa and Interlink Systems Information

An Interlink Member, a Processor acting on behalf of an Interlink Member, a Merchant or its Agent, or a Visa Merchant Direct Exchange Merchant must take appropriate action to ensure that its employees or agents with access to VisaNet or related documentation comply with all of the following:

- Are advised of the confidential and proprietary nature of these systems and documentation
- Use their best efforts to protect the VisaNet Access Points

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

- Are prohibited from both:
 - Providing access to or disclosing these systems and documentation to any third party
 - Using these systems and documentation for any purpose not authorized in the Interlink Rules

An Interlink Member, a Processor, a Merchant or its Agent, or a Visa Merchant Direct Exchange Merchant must not disclose any confidential information of Interlink, Visa, or its subsidiaries, to a non-Interlink Member.

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1.1.4.3 Interlink Use and Disclosure of Confidential Consumer Cardholder Information

Interlink Network, Inc. and its subsidiaries and affiliates will not use or disclose Confidential Consumer Cardholder Information to another Interlink Member or to third parties, other than for any one of the following:

- Use or disclosure in the ordinary course of business to provide services to a Member or a Member's designated Agent, including, but not limited to, all of the following:
 - Completing a Transaction
 - Risk control
 - Dispute resolution
 - Marketing services
- Use or disclosure with the consent of the Cardholder
- Other use or disclosure that is in accordance with applicable laws or regulations

In the Canada Region: Each Member shall be responsible for obtaining the appropriate knowledgeable consent from each of its Consumer Cardholders with respect to its collection, use, and disclosure of such Consumer Cardholder's Confidential Consumer Cardholder Information.

ID# 0000508 Edition: Apr 2025 Last Updated: Oct 2014
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1.1.4.4 Merchant Responsibility for Interlink Transaction Information

A Merchant must not disclose Confidential Consumer Cardholder Information or other Interlink Transaction Information to third parties other than for any of the following:

• Use or disclosure to a Member or a Member's designated Agent in the ordinary course of business to provide services, including all of the following:

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

- Completing a Transaction
- Risk control
- Dispute resolution
- Marketing services
- Other use or disclosure that is in accordance with applicable laws or regulations

A Merchant may only disclose Interlink Transaction Information to third parties approved by Interlink.

ID# 0030541	Edition: Apr 2025 Last Updated: Apr 2018
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1.1.5 Interlink Rights

1.1.5.1 Visa and Interlink Ownership of Intellectual Property

A participant in the Interlink Network must recognize Visa's and Interlink's right, title, and interest in and to and ownership of Visa technology, products, and services (including the intellectual property embodied within, including the Visa and Interlink brand name, Marks, and technology), and agree to protect these ownership rights and the integrity of the Marks by complying with the applicable Interlink Rules in all activities, including issuing, acquiring, and processing. No intellectual property rights are or shall be considered assigned by Visa to a Member under the Visa Rules.

An Interlink Member or any other party does not have any property or other right, claim, or interest, including any patent right, trade secret right, or copyright interest, in VisaNet, or in any systems, processes, equipment, software, data, or materials that Interlink, Visa, or its subsidiaries use with VisaNet, or in connection with an Interlink or a Visa Program, or in connection with a Visa Innovation Center engagement, except for Merchant- or Member-supplied data or equipment.

ID# 0007727

Edition: Apr 2025 | Last Updated: Oct 2020

1.1.5.2 Visa and Members' Rights to Use General Skills or Knowledge

Neither a Member nor Visa (including their affiliates) will be restricted with respect to general skills or knowledge acquired by its employees or any ideas, information, or understandings retained in their unaided human memory, or in each connection with the use of, offering of, or participation in any processing, product, program, service, specification, standard, software, hardware, or firmware referenced in the Visa Rules or created, supplied, required, licensed, or approved by Visa, provided that this shall not be construed as providing any right or license to use or disclose any Cardholder data or Visa interfaces, service guides, specifications, or other technical documentation provided by Visa. The right to use or exploit this information does not include any license to patents or patent applications.

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

ID# 0030679

Edition: Apr 2025 | Last Updated: Oct 2020

1.1.5.3 Interlink Right to Monitor, Audit, Inspect, and Investigate

At its sole discretion, at any time, Interlink may, either itself or through an agent, investigate, review, audit, or inspect an Interlink Member, or the Interlink Member's agents, Merchants, or a Visa Merchant Direct Exchange Merchant, including by inspecting the premises and auditing the books, records, and procedures of the Interlink Member, Agent, or Merchant to ensure that it is complying with all of the following:

- Interlink Rules
- Interlink Network Charter Documents
- V.I.P. System SMS Interlink Technical Specifications
- Account Information Security Program
- PIN Management Requirements Documents
- All applicable brand and security standards and procedures

An Interlink Member must cooperate fully, and ensure that its Agent or Merchant cooperates fully, with Interlink in any such investigation, inspection, audit, or review. This cooperation includes providing access to the premises and to all pertinent records, including financial reports, and releasing any information to Visa upon request within the stipulated timeframe.

Any investigation, inspection, review, or audit will be conducted at the Interlink Member's expense.

ID# 0007121	Edition: Apr 2025 Last Updated: Apr 2020

1.1.5.4 Interlink Communication of Audit Findings

Upon completing an audit of an Interlink Member, Member's Agents, or Merchants, Interlink will report any materially adverse findings or violations to the Interlink Member involved.

Interlink may refer the condition to the Board of Directors, which may either:

- Impose conditions on the Interlink Member's or its Agent's continued participation in the Interlink Program
- Terminate the Interlink Member's or its Agent's participation in the program

The Interlink Member or the Interlink Member's Agent must take prompt corrective action to rectify the identified condition.

ID# 0030390

Edition: Apr 2025 | Last Updated: Apr 2018

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

1.1.6 Use of VisaNet

1.1.6.1 Non-Assignable Right to Use VisaNet

A Visa Merchant Direct Exchange Merchant's right to use VisaNet is not assignable and its duties are non-delegable without prior written consent from Interlink. However, a Visa Merchant Direct Exchange Merchant may use a non-Member VisaNet Processor that has executed and delivered to Interlink a *VisaNet Letter of Agreement*.

A VisaNet Processor or Visa Merchant Direct Exchange Merchant acknowledges and agrees that the VisaNet endpoint connectivity is a Visa asset and not transferable without the express written consent of Interlink. A VisaNet Processor or Visa Merchant Direct Exchange Merchant must not transfer its VisaNet endpoint to another Member or Agent. It must notify Interlink in writing at least 90 days before the effective date of a change, for example, but not limited to, a sale of all or substantially all of the assets of the operation, acquisition, merger, ownership change, or financial restructuring, and promptly provide Interlink with any related information that is requested.

ID# 0003081	Edition: Apr 2025 Last Updated: Oct 2019

1.1.6.2 Restricted Use of VisaNet

A Visa Merchant Direct Exchange must restrict its use of the VisaNet systems and services to purposes specifically approved by Interlink.

10# 0002221	Edition: Ann 2025 Lest Hedeted: Oct 2017
ID# 0003331	Edition: Apr 2025 Last Updated: Oct 2017

1.1.7.1 Member Participation in Interlink Network

A Member understands that Interlink provides a network and desires to provide programs, products, and services to enable partners, end users, and other participants to benefit widely from the network. In exchange for participation in and benefits resulting from such programs, products, and services, a Member agrees not to (and not to authorize, assist, or encourage others to) assert against Interlink, its affiliates, their contractors, agents, and service providers working on their behalf to provide such Visa programs, products, and services, or other participants, any patent infringement claim involving any activity regarding the program, products, services, and associated materials provided by Interlink.

ID# 0030682

Edition: Apr 2025 | Last Updated: Apr 2020

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

1.2 Reserved for Future Use

1.3 Use of Marks

1.3.1 Ownership of Interlink Marks

Visa owns the Interlink Marks. Their protection is vital to all Interlink Members. These Interlink Marks identify the Interlink Network services to Cardholders, Merchants, and Interlink Members.

An Interlink Member's use of Interlink Marks must be consistent with the *Visa Product Brand Standards*.

ID# 0030483

Edition: Apr 2025 | Last Updated: Apr 2018

1.3.2 General Use of Marks

1.3.2.1 Interlink Program Marks List

The Interlink Program Marks include:

- Interlink wordmark
- Network Design Mark
- Any other Mark that Visa adopts for use with the Interlink Program

ID# 0006267	Edition: Apr 2025 Last Updated: Apr 2022

1.3.2.2 Brand Prominence

The Interlink Marks must not appear less prominently than any other PIN-based debit or ATM program marks.

The Interlink Marks must appear, in equal prominence, on a Card if the Card displays the acceptance Mark of any other PIN-based debit or ATM program.

ID# 0007761	Edition: Apr 2025 Last Updated: Apr 2018

1.3.2.3 Use and Protection of Interlink Marks

Interlink hereby grants to each Interlink Member a personal non-transferable, non-exclusive right and license to use the Interlink Marks in conjunction with the Interlink Program.

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

An Interlink Member must cooperate with Interlink to ensure protection of each of the Interlink Marks and must ensure that all use of the Interlink Marks, as well as the nature and quality of all services rendered under these Marks, complies with the Interlink Rules.

If requested, a Member must supply Interlink with samples of any materials produced by or for the Member that bear or generate the Interlink Mark.

ID# 0003581	Edition: Apr 2025 Last Updated: Apr 2022

1.3.2.4 Use of Interlink Marks

The combination of the Interlink Wordmark and the Network Design Mark is referred to as the Interlink Marks.

Only an Interlink Member is granted the right to use Interlink Marks.

The Interlink Member must not use the Interlink Marks until the Interlink Member's application for membership in the Interlink Program has been accepted.

An Interlink Member must:

- Upon request, supply Visa with samples showing the Member's use of the Interlink Marks
- Cooperate with Visa in executing any and all documents or in doing or refraining from doing such acts as may be reasonably necessary to enable Visa to protect the Interlink Marks
- Promptly notify Visa of any infringement, potential infringement or improper use of the Interlink Marks that may come to the Interlink Member's notice. Visa will have the sole right to engage in infringement, opposition, cancellation on or unfair competition proceedings involving the Interlink Marks
- Use Interlink Wordmark and the Network Design Mark in combination with each other
- Place the registered Interlink Marks denotation [®] at the first or most prominent use of the Interlink Wordmark in typed or printed material

An Interlink Member must not:

- Use any Interlink Marks in its:
 - Corporate name
 - Trade name
 - Fictitious name
 - Trade dress
- State or imply that any service offered under the Interlink Marks is exclusively offered by such Interlink Member

1 Interlink Core Rules

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ID# 0030484

Edition: Apr 2025 | Last Updated: Apr 2018

1.3.2.5 Restriction on Use of Interlink Marks

An Interlink Member's use of Interlink Marks is subject to all of the following:

- Cooperation with Visa in maintaining control over nature and quality of service by permitting reasonable inspection of Interlink Member's operation
- Adherence to the quality of materials submitted as specimens
- Use of a proper copyright notice on all such materials in the precise form and content as set out in any such materials submitted to an Interlink Member by Visa

Any Interlink Member permitted to use the Interlink Marks must not obtain any interest in the Interlink Marks except the right to use them in accordance with the Interlink Rules.

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1.3.2.6 Member Responsibility for Use of Interlink Marks

Each Interlink Member must comply with all of the following:

- Bear all costs and full liability for its own or its Merchants' use or removal from use of the Interlink Marks
- Assume all liability and responsibility for its own and its Merchants' compliance with all applicable laws or regulations
- Comply strictly with all specifications, directives and requirements concerning copyright, patent, trademark or service mark use, as advised by Interlink from time to time
- Upon request, surrender to the Interlink Network any depiction of the Interlink Marks in any signs, decals, advertisements, promotional material, and any other written materials

If an Interlink Member fails to include the required copyright notice, as specified in *Section 1.3.2.5, Restriction on Use of Interlink Marks*, or as requested by Visa on any reproduced material, and such failure results in loss of copyright or other damage to Visa, the Interlink Member must compensate Visa for such loss or damage.

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1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

1.3.3 Integrity Risk

1.3.3.1 Protecting the Interlink Brand Reputation

No activities or materials may infringe, dilute, denigrate, or impair the goodwill and/or reputation of the Interlink brand or Visa-Owned Marks.

1.3.3.2 Integrity Risk and Use of the Visa-Owned Marks

A Member must not use the Visa-Owned Marks:

- In any manner that may bring the Visa-Owned Marks or Visa Inc. or its affiliates into disrepute
- In relation to, or for the purchase or trade of, photographs, video imagery, computer-generated images, cartoons, simulation, or any other media or activities including, but not limited to, any of the following:
 - Child sexual abuse materials
 - Incest
 - Bestiality
 - Rape (or any other non-consensual sexual behavior)
 - Non-consensual mutilation of a person or body part

A Member that does not comply with these requirements will be subject to non-compliance assessments prescribed under the Visa Integrity Risk Program.

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1.4 Issuance

1.4.1 Notification and Disclosure

1.4.1.1 International Transaction and Currency Conversion Fee Disclosure

An Issuer must provide a complete written disclosure of any fees that may be charged to a Cardholder for an International Transaction or when currency conversion occurs.

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1 Interlink Core Rules

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1.4.1.2 Disclosure of Interlink Transaction Information

An Issuer may only disclose Interlink Transaction Information to third parties approved by Interlink, for the sole purpose of providing fraud control services.

A third party that stores, processes, or transmits Cardholder data must comply with the requirements of the Account Information Security Program.

ID# 0003555

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1.4.2 Issuer Operational Standards

1.4.2.1 PIN Issuance

An Issuer must make a PIN available to each Cardholder for use with a Card and perform PIN Verification, except as approved otherwise for one of the following:

- Non-Reloadable Prepaid Card
- Prepaid Card where cash access is restricted

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1.4.2.2 Issuer Responsibility for Stand-In Processing Transactions

An Issuer is responsible for any Transaction approved or declined by Stand-In Processing (STIP) and must settle for the full amount of any approved Transaction.

In the Canada Region: This requirement does not apply.

1.4.2.3 Issuer Credit Transaction Posting

If an Original Credit Transaction (OCT) is used for a Credit Transaction, an Issuer must comply with the funds availability requirements, as specified in the *Visa Direct Original Credit Transaction (OCT)* – *Global Implementation Guide*.

In the US Region: An Issuer must post a Credit Transaction to a Cardholder's Account within 1 business day of Settlement, unless circumstances or account history warrant a delay.

Interlink will provide Stand-In Processing if the Issuer is unavailable, and forward the Transaction to the Card Authorization System when the Issuer becomes available again.

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

For a Transaction that involves the purchase of goods or services and a cash back amount, the Issuer may reply with either:

- An Authorization response based on the total Transaction amount
- A special Decline response code indicating that the Transaction was denied solely because the cash back portion of the Transaction was rejected

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1.4.4 Zero Liability

1.4.4.1 Zero Liability

An Issuer must limit a Cardholder's liability to zero upon notification from the Cardholder of an unauthorized Transaction.

The Issuer may increase the amount of the Cardholder's liability for unauthorized Transactions if the Issuer reasonably determines, based on substantial evidence, that the Cardholder was fraudulent or negligent in the handling of the account or the Card.

The Issuer must communicate any restrictions to its Cardholders.

1.5 Acceptance

1.5.1 General Acquirer Requirements

1.5.1.1 Merchant Qualification Standards

Before entering into a Merchant Agreement, an Acquirer must ensure that the prospective Merchant is all of the following:

- Financially responsible
- Not engaged in any activity that could cause harm to the Interlink Network or the Interlink brand
- Operating within an allowed jurisdiction
- Not misrepresenting its Merchant Outlet location or locations

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1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

1.5.1.2 Assignment of Merchant Outlet Location

An Acquirer must assign the correct location of its Merchant's Merchant Outlet, as specified in *Table* 1-1, Allowed Merchant Outlet Locations for Card-Present Transactions and Table 1-2, Allowed Additional Merchant Outlet Locations for Card-Absent Interlink Transactions.

An Acquirer must not misrepresent or alter or allow its Merchant or agent to misrepresent or alter, a Merchant Outlet location.

Transaction	Merchant Outlet location for that Transaction must be:
Transaction at a Merchant Outlet in a fixed location	The Location at which the Transaction is completed
In-Transit Transaction	 One of the following: The location where the journey originated An interim or the final destination The location of the Merchant's Principal Place of Business
Transaction at a Merchant Outlet not in a fixed location ¹	 Either: The location at which the Transaction is completed The location of the Merchant's Principal Place of Business

Table 1-1: Allowed Merchant Outlet Locations for Card-Present Transactions

For a Card-Absent Environment Transaction that is a qualified Card-Absent Interlink Transaction, the Acquirer must assign the country of the Merchant's Principal Place of Business² as the Merchant Outlet location. The Merchant Outlet location for the Card-Absent Interlink Transaction must be the US Region or US Territory. The Acquirer may assign additional Merchant Outlet locations if the Transaction is one of the following:

Table 1-2: Allowed Additional Merchant Outlet Locations for Card-Absent Interlink Transactions	
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Transaction	Additional Merchant Outlet location may be:
Transaction at an Airline, ² passenger railway Merchant, ² Cruise Line, ² or other travel Merchant ²	The country from which the first leg of the purchased travel originates
Transaction at a Lodging	The country in which the Cardholder's stay occurs

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Table 1-2: Allowed Additional Merchant Outlet Locations for Card-Absent Interlink Transactions (continued)

Transaction	Additional Merchant Outlet location may be:
Merchant ²	
Transaction at a Vehicle Rental Merchant, ² taxi Merchant, or ride service Merchant	The country in which the Cardholder rents the car or the journey originates
Transaction at any other Merchant	The country in which all of the following occur, as specified in the <i>Visa Merchant Data Standards Manual</i> : ³
	 The Merchant has a permanent location at which the Merchant's employees or agents conduct the business activity directly related to the provision to the Cardholder of the goods or services purchased in the specific Transaction.
	The Merchant assesses sales taxes on the Transaction activity.
	• The location is the legal jurisdiction, for the Transaction, that governs the contractual relationship between the Merchant and the Cardholder as the purchaser of the goods or services.

If Interlink disputes a Merchant Outlet location assigned by an Acquirer, the correct location of the Merchant Outlet may be determined by Interlink in its sole discretion.

- ¹ A location (or locations) at which a Merchant completes Transactions and is not the fixed or permanent premises of the Merchant. This does not apply to a mobile Acceptance Device within a fixed Merchant Outlet.
- ² For the purchase of travel or lodging at a travel agency, the Merchant Outlet location must be the country in which the travel agency is located.
- ³ If a Card-Absent Merchant (except a travel/lodging Merchant) qualifies for one or more additional Merchant Outlet locations, the Acquirer may assign the location for a Transaction only as the location where the underlying business activity occurs for the specific Transaction (either the Principal Place of Business or a qualifying additional Merchant Outlet location).

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1.5.1.3 Acquirer Rights to Provide Merchant Information

An Acquirer, a Marketplace, a Payment Facilitator, or a Digital Wallet Operator must ensure that it has all the necessary and appropriate rights under applicable laws or regulations, privacy policies, or agreements to provide Merchant or retailer information to Interlink.

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Interlink Core Rules and Interlink Product and Service Rules

For Merchants operating in the Card-Absent Environment, the requirement applies in connection with qualified Card-Absent Interlink Transactions.

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1.5.2 Merchant Agreements

1.5.2.1 Merchant Agreement Requirements

An Acquirer must have a Merchant Agreement with each of its Merchants that processes Interlink Transactions.

A Payment Facilitator must have a Merchant Agreement with each of its Sponsored Merchants.

The Merchant Agreement must include language that:

- Clearly and obviously specifies the Acquirer's name and location
- Provides for immediate termination of a Merchant for failure to perform its obligations under the Merchant Agreement in compliance with Interlink Rules or applicable laws
- Prohibits the Merchant from submitting any Transaction that it knows, or should have known, is fraudulent or illegal
- Includes Transaction Deposit and Transaction processing restrictions
- Prohibits the Merchant from disclosing a Cardholder's account or Interlink Transaction information to third parties
- Assigns responsibility to the Merchant for demonstrating its compliance, or that of its Agents, with the requirements of the Account Information Security Program
- Includes the right of Interlink to limit or terminate the Acquirer's agreement with the Merchant or the Payment Facilitator's agreement with the Sponsored Merchant
- Includes provisions specified in Section 3.1.1 of the *Visa Integrity Risk Program Guide*, if the Merchant is an adult content provider assigned with MCC 5967 (Adult Content and Services)

An Acquirer and a Payment Facilitator may accept Transactions only from an entity with which it has a valid Merchant Agreement.

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1.5.3 Marks Display

1.5.3.1 Display of Card Acceptance Marks

A Member or Merchant must display the Interlink Marks solely to indicate acceptance of Cards for payment except in the case of a Merchant that either:

- Does not deal with the general public (for example: a private club)
- Is prohibited by trade association rules

A Merchant that has enabled Interlink acceptance of qualified Card-Absent Interlink Transactions must display the Interlink Marks at the Point-of-Transaction.

A Merchant must have entered into a Merchant Agreement with an Acquirer before it may display the Interlink Marks on decals, signs, printed and broadcast materials.

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1.5.4 Card Acceptance

1.5.4.1 Honor All Cards

A Merchant must accept all valid Cards properly presented for payment.

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1.5.4.2 Incentive to use Cash for Payment – US Region and US Territories

A Merchant may offer Cardholders a "discount for cash" to encourage Cardholders to use Cash for the purchase, if both:

- The Merchant provides clear disclosure to the Cardholder
- The cash price is presented as a discount from the standard price available for all other means of payment

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1.5.4.3 Uniform Services – Merchant Requirement

A Merchant must process Transactions with its Acquirer's and other Members' Cardholders in exactly the same manner. The Merchant's normal discount rates, controls, regulations, and procedures apply.

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Interlink Core Rules and Interlink Product and Service Rules

This requirement does not apply to a Merchant that provides Cardholders with a discount, promotional offer, or in-kind incentive at the Point-of-Transaction that is not available for other Interlink Cards.

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1.5.5 Card Acceptance Prohibitions

1.5.5.1 Prohibitions on Acquiring Canada Transactions – Canada Region

Acquiring of Interlink Transactions is not permitted in Canada.

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1.5.5.2 Surcharges

Except as specified in *Section 5.1.1.5, Permitted Merchant Surcharging*, a Merchant must not add any amount over the advertised or normal price to a Transaction, unless applicable laws or regulations expressly require that a Merchant be permitted to impose a surcharge. Any surcharge amount, if allowed, must be included in the Transaction amount and not collected separately.

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1.5.5.3 Scrip Prohibition

An Acquirer or Merchant must not process a Scrip Transaction on the Interlink Network.

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1.5.6 Merchant Deposits

1.5.6.1 Transaction Deposit Conditions

A Merchant, a Payment Facilitator, a Marketplace, a Digital Wallet Operator, or Ramp Provider must not submit a Deposit for a Transaction until one of the following occurs:¹

- The Transaction is completed.
- The merchandise or services are shipped or provided. This does not apply if the Cardholder has paid an Advance Payment.

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• The Merchant, Sponsored Merchant, Marketplace, or Digital Wallet Operator has fulfilled the conditions of its agreement with the Cardholder for an Installment Transaction, a Recurring Transaction, or an Unscheduled Credential-on-File Transaction.¹

A Merchant or Digital Wallet Operator¹ must only submit a Deposit for a Transaction that it has completed with a Cardholder.

A Marketplace¹ must only submit a Deposit for a Transaction between a Cardholder and a retailer that sells goods or services through the Marketplace.

A Ramp Provider must only submit a Deposit for a Transaction between a Cardholder and a Conversion Affiliate that has an agreement with the Ramp Provider.¹

A Payment Facilitator must not submit a Deposit for a Transaction on behalf of another Payment Facilitator, a Digital Wallet Operator¹ that operates a Staged Digital Wallet, for person-to-person (P2P)/money transfer programs, or a Ramp Provider.

¹ For Card-Absent Environment Transactions processed by a Payment Facilitator, a Marketplace, Digital Wallet Operator, or a Ramp Provider the conditions apply only to a qualified Card-Absent Interlink Transaction.

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1.5.6.2 Acquirer Payments to Card Acceptors

An Acquirer must pay or credit its Merchant's, Sponsored Merchant's, Payment Facilitator's, or Ramp Provider's account promptly after Transaction Deposit. These payments must be the same as the Transaction totals, less any Credit Transactions or Original Credit Transactions, applicable discounts, Disputes, other agreed fees or Merchant reserve funds (if applicable) accumulated to guarantee the Merchant's, Sponsored Merchant's, or Payment Facilitator's payment system obligations to the Acquirer.¹

An Acquirer may directly pay or credit only:

- A Merchant
- A Payment Facilitator, on behalf of a Sponsored Merchant¹
- A Sponsored Merchant for its portion of the Deposit, if the Acquirer also contracts with the Payment Facilitator¹
- A Digital Wallet Operator¹
- A Marketplace¹
- A Ramp Provider¹

If a Payment Facilitator receives payment from an Acquirer, it must pay or credit its Sponsored Merchant's account promptly after Transaction Deposit. These payments must be the same as the

1 Interlink Core Rules

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Transaction totals, less any Credit Transactions or Original Credit Transactions, applicable discounts, Disputes or other agreed fees.

A Marketplace¹ must pay or credit its retailer's account promptly after Transaction Deposit. These payments must be the same as the Transaction totals, less any Credit Transaction Receipts, applicable discounts, Disputes or other agreed fees.

A Ramp Provider must pay or credit its Conversion Affiliate's account promptly after Transaction Deposit. These payments must be the same as the Transaction totals, less any Credit Transaction Receipts, applicable discounts, Disputes or other agreed fees.¹

¹ For Transactions processed in the Card-Absent Environment by a Payment Facilitator, Sponsored Merchant, Marketplace, Digital Wallet Operator, or a Ramp Provider this requirement applies only to qualified Card-Absent Interlink Transactions.

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1.6 Reserved for Future Use

1.7 Transaction Processing

1.7.1 Data Requirements

1.7.1.1 Complete and Valid Transaction Data

An Acquirer must ensure that all Authorization Requests and Clearing Records contain complete, accurate, and valid data.

If an Authorization is obtained, any data in the subsequent Clearing Record or Authorization Reversal must be the same as, or consistent with, comparable data in the Authorization Request and Authorization Response.

An Acquirer, a Merchant, a Payment Facilitator, or a VisaNet Processor that reattempts an Authorization Request following a Decline Response, as specified in *Section 7.2.5.2, Use of Authorization Response Codes*, must not intentionally manipulate any data elements from the original Authorization Request, including, but not limited to, the following:

- Acquiring Identifier
- Acquirer and Merchant country
- MCC
- POS condition code
- POS environment field

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- POS Entry Mode
- Electronic Commerce Indicator. This applies only to qualified Card-Absent Interlink Transactions.

Merchant Outlet country data must be the same throughout the Transaction life cycle (including, but not limited to, an Authorization Request, the Completion Message, and any subsequent Adjustment, Dispute, Credit Transaction, Authorization Reversal, or Reversal).

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10# 0000732	

1.7.2 Issuer Authorization Processing

1.7.2.1 Issuer Requirement to Evaluate Each Transaction

An Issuer must evaluate each Transaction that has been properly accepted, processed, and submitted in order to make an Authorization or other decision, and must not block, refuse, or decline Authorization Requests or Transactions in a systematic or wholesale manner.¹ This does not apply if:

- There is an immediate fraud threat or an exception is otherwise specified by applicable laws or regulations or in the Interlink Rules.²
- Effective 12 April 2025 The Card is issued under an approved program, as specified in *Section 4.1.9*, *Special Purpose Issuance*
- Effective 12 April 2025 An Issuer of a Visa Commercial Card chooses to block either:
 - Gambling Transactions
 - Transactions for the acquisition of non-fiat currency (for example: cryptocurrency) or nonfungible tokens (NFT)

Effective 12 April 2025 If an Issuer has determined that a Transaction is illegal, the Issuer must send Decline Response code 93 (Transaction cannot be completed – violation of law) in response to the Authorization Request or Token provisioning request.

² Effective through 11 April 2025 An Issuer must send a Decline Response to an Authorization Request or a Token provisioning request if it has determined that the Transaction is illegal.

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¹ Including, but not limited to: by BIN, by geography, by payment channel, by payment device, by Transaction type

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1.7.3 Settlement

1.7.3.9 Reimbursement for Valid Transactions

An Issuer must pay the Acquirer the amount due for a properly completed Transaction occurring with the use of a valid Card. This includes Transactions resulting from geographically restricted Card use outside the country of issuance.

ID# 0006558

Edition: Apr 2025 | Last Updated: Oct 2014

1.8 Reserved for Future Use

1.9 Risk

1.9.1 Corporate Risk Reduction

1.9.1.1 Anti-Money Laundering Program Requirement

An Interlink Member must implement and maintain an anti-money laundering program that is reasonably designed to prevent the use of the Interlink system to facilitate money laundering or the financing of terrorist activities.

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1.9.1.2 Member Risk Reduction Requirements

Interlink may impose conditions on a Member if it reasonably believes the Member's Interlink Program is not being operated in a sound and safe manner or exposes Interlink or its Members to financial loss.

Upon receipt of instructions imposing conditions, a Member or its agent must implement risk reduction measures that may include, but are not limited to, the following:

- Prohibiting or limiting any of the following actions:
 - Issuing new or reissued Cards
 - Signing or re-signing Merchants
 - Using an agent
- Blocking the Authorization of Transactions or prohibiting Acquirers from obtaining Authorization for Transactions on behalf of certain Merchants

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- Terminating some or all Merchants that:
 - Conduct Transactions where the Cardholder is not present or where goods or services are to be delivered after the Transaction Date¹
 - Receive a volume of Disputes that substantially exceeds the system average
- Pledging collateral to secure one or more of the following:
 - A Member's or agent's obligations to Interlink
 - The liquidity impact to Interlink of Settlement or other payments due to Interlink from a Member, its affiliates, or its Clearing Processor as approved by Interlink
 - Reimbursement to Interlink for any expenses incurred to ensure compliance
- Requiring a Member to change one or more of its designated agents
- Requiring a Member to provide to Interlink data establishing, for any given time period, the amount of funds that a Merchant has received from Cardholders, for goods and services that it is yet to provide to those Cardholders

Interlink is not obligated to take these actions to protect any Member, Merchant, Sponsored Merchant, or Cardholder from financial injury.

¹ For any activity in the Card-Absent Environment, the requirements apply in connection with qualified Card-Absent Interlink Transactions.

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1.9.1.3 Interlink Right to Terminate Merchants, Payment Facilitators, Marketplaces, Sponsored Merchants, or Digital Wallet Operators

Visa may permanently prohibit a Merchant, Marketplace, Payment Facilitator, Sponsored Merchant, Digital Wallet Operator, or any other entity, or one or more of its principals, from participating in the Interlink Program or Visa Electron Program for any reasons it deems appropriate, such as:¹

- Fraudulent activity
- Presenting Transaction Receipts that do not result from an act between a Cardholder and a Merchant or Sponsored Merchant (laundering)
- Entering into a Merchant Agreement or Payment Facilitator Agreement under a new name with the intent to circumvent the Interlink Rules
- Activity that causes the Acquirer to repeatedly violate the Interlink Rules
- Activity that has resulted in Interlink prohibiting the Merchant, Sponsored Merchant, Payment Facilitator, Marketplace, or Digital Wallet Operator from participating in the Interlink Program

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- Effective through 31 March 2025 Entering illegal or brand-damaging Transaction activity into the Interlink payment system
- Effective 1 April 2025 Non-compliance with the Visa Integrity Risk Program, including entering illegal or brand-damaging Transaction activity into the Interlink payment system
- Any other activity that may result in undue economic hardship or damage to the goodwill of the Interlink system

Interlink may contact a Merchant, a Marketplace and its retailers, a Sponsored Merchant, a Payment Facilitator, or a Digital Wallet Operator directly, if warranted.¹

¹ For any activity in the Card-Absent Environment, the requirements apply in connection with qualified Card-Absent Interlink Transactions.

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1.9.1.4 Acquirer Responsibility for Costs Due to Failure to Terminate a Merchant

An Acquirer is responsible for all costs incurred by Interlink due to the Acquirer's failure to terminate a Merchant, Marketplace, Sponsored Merchant, Payment Facilitator, or Digital Wallet Operator.¹ This includes attorney's fees and costs of any legal action undertaken by Interlink to protect the goodwill of the Interlink system or to prevent further harm to Members and Cardholders.

¹ An Acquirer's liability for entities operating in the Card-Absent Environment is limited to qualified Card-Absent Interlink Transactions.

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1.9.1.5 Interlink Anti-Money Laundering Program – Member Requirements

A Member must cooperate with Interlink in the administration of the Interlink anti-money laundering program, including, but not limited to, the following:

- Completing the Anti-Money Laundering/Anti-Terrorist Financing (AML/ATF), Sanctions and Anti-Bribery Compliance Program Questionnaire when requested by Interlink and returning the form within the time limit specified by Interlink
- Providing all of the following to Interlink upon request:
 - The Member's written AML/ATF policy and corresponding procedures
 - Records demonstrating the content of, and relevant personnel attendance at, training in the Member's AML/ATF program requirements
 - A copy of the Member's most recent independent AML/ATF and sanctions program audit report, which must be less than 2 years old

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- An organizational chart for the Member's AML/ATF and sanctions unit
- Upon Interlink request, any other information or documentation relating to the Member's AML/ATF program or sanctions program operations and compliance
- Assisting Interlink in guarding against Card issuance and Merchant acquiring in circumstances that could facilitate money laundering or the financing of terrorist activities
- Identifying circumstances of heightened risk and instituting policies, procedures, controls, or other actions specified by Interlink to address the heightened risk
- Ensuring the adequacy of the applicable controls implemented by designated agents of the Member

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1.9.1.6 Acquirer Risk Reporting Requirements

Within 5 business days of request from Interlink, an Acquirer must provide Interlink with the following information regarding its Merchants, Payment Facilitators, Marketplaces, Digital Wallet Operators, or any other entity for which that Acquirer is responsible.¹

- A complete overview of its underwriting process for any given entity
- A complete breakdown of its current Interlink exposure, and collateral taken against those Interlink-related positions with Merchants and any other entities
- A detailed breakdown of its risk monitoring policy, including, but not limited to the following:
 - Minimum financial requirements for any given entity
 - How an entity's financial position is determined
 - How the Acquirer protects itself against any given entity's potential failure
 - Policy for managing credit risk on an acquiring portfolio and determining collateral taken
 - Exact collateral volumes maintained for potential Dispute exposure, in particular for future service Merchants
 - The process for terminating a relationship with any given entity
- Any process for withholding funds from an entity, where the Acquirer has reason to believe that the entity is not in a position to meet its Interlink obligations, provide a future service, or is facing insolvency.

If an Acquirer fails to provide Interlink with satisfactory information, Interlink reserves the right to impose additional risk criteria, as specified in *Section 1.9.1.2, Member Risk Reduction Requirements*.

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¹ For activity in the Card-Absent Environment by a Payment Facilitator, Marketplace, or Digital Wallet Operator, the requirements apply in connection with qualified Card-Absent Interlink Transactions.

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1.9.2 Integrity Risk

1.9.2.1 Acquirer Integrity Risk Requirements

An Acquirer must ensure that a Merchant, Marketplace, Payment Facilitator, Ramp Provider, Sponsored Merchant, or Digital Wallet Operator does not process an Interlink Transaction or display the Interlink Mark on a website and/or an application that is used in relation to any of the following:¹

- The purchase or trade of photographs, video imagery, computer-generated images, cartoons, simulation, or any other media or activities including, but not limited to, activities listed in *Section* 1.3.3.2, Integrity Risk and Use of the Visa-Owned Marks
- The purchase of adult content or services using MCC 5967 (Adult Content and Services) where the Merchant, Ramp Provider or Sponsored Merchant is not compliant with all the requirements specified in Section 3.1.1 of the *Visa Integrity Risk Program Guide*
- The purchase of products that claim or imply a similar efficacy as prescription drugs, controlled substances, or recreational/street drugs, irrespective of claims of legality

¹ For Electronic Commerce Transactions, the requirements apply to qualified Card-Absent Interlink Transaction.

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1.9.3 Information Security

1.9.3.1 Account and Transaction Information Security Requirements

An Interlink Member must:

- Maintain all materials or records in any form that contains account or Transaction Information in a safe and secure manner with access limited to authorized personnel, as specified in the *Payment Card Industry Data Security Standard (PCI DSS)*
- Ensure that agreements and contracts with agents and Merchants clearly establish their responsibilities to meet Interlink standards, the liabilities for failure to meet the standards, and the requirement to allow for inspections by the Member or Interlink
- Ensure that all agents and Merchants with access to account or Transaction Information comply with the *Payment Card Industry Data Security Standard (PCI DSS)*

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- Ensure that all agents and Merchants do not store any of the following subsequent to Authorization:
 - Full contents of any data taken from the Magnetic Stripe (on a Card, in a Chip, or elsewhere)
 - Card Verification Value 2
 - PIN or the encrypted PIN block
- Comply with, and ensure that all agents and Merchants use Payment Applications that comply with, the *Payment Card Industry (PCI) Software Security Framework (SSF) Standards*
- Upon request, certify to Interlink that agents and Merchants are in compliance with the *Payment Card Industry Data Security Standard (PCI DSS)*

In the US Region: A Member must also comply, and ensure that its Merchants, Agents, and other third parties with access to Account or Transaction Information comply, with the requirements of the Account Information Security Program.

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1.9.3.2 Cardholder and Transaction Information Disclosure Limitations

An Acquirer must obtain the prior written consent of the Issuer and Interlink before disclosing a Cardholder's Payment Credential, personal information, or other Interlink Transaction Information to a third party that is not the Agent of the Acquirer for the sole purpose of completing a Transaction. The Acquirer must ensure that its Agents and the Agents' employees both:

- Make no further disclosure of the information
- Treat the information as confidential

The Acquirer or Merchant may disclose Interlink Transaction Information to third parties, approved by Interlink, for the sole purpose of providing fraud control services.

An Agent must not disclose a Payment Credential, Cardholder personal information, or other Transaction Information to third parties, other than for the sole purpose of completing the initial Merchant Transaction or with the permission of the Issuer, Acquirer, or Interlink. Any such disclosure must be subject to strict, written, confidentiality obligations.

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1.9.3.3 Issuer Fraud Activity Reporting

An Interlink Member must immediately report all fraudulent activity or other criminal risk activity to Interlink, as specified in the *Fraud Reporting System (FRS) User's Guide*, and for fraudulent approved Transactions no later than:

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

- 60 calendar days from the Transaction Date
- 30 calendar days following the receipt of the Cardholder's dispute notification, if the notification is not received within the 60-calendar day period

Effective 18 October 2025 The Interlink Member must report this Fraud Activity irrespective of both:

- The fraudulent Transaction's status (for example: if it was approved, declined, and/or not settled)
- The Visa/Interlink products and services used

At least 90% of rejected Fraud Activity must be resubmitted and accepted into the Fraud Reporting System.

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1.9.4 Agents

1.9.4.1 Processor Disclosure of Account or Transaction Information

A Member, in the event of the failure, including bankruptcy, insolvency, or other suspension of business operations of one of its Processors or Agents, must ensure that the Processor or Agent does not sell, transfer, or disclose any materials that contain Payment Credentials, personal information, or other Transaction Information to any other entity. The Member must ensure that its Processor or Agent either:

- Returns this information to the Member
- Provides acceptable proof of secure destruction of this information to the Member

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1.9.4.2 Third Party Agent Contract

An Interlink Member must have a direct written contract with another Interlink Member, Processor, or Third Party Agent that performs services on its behalf.

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Edition: Apr 2025 | Last Updated: Oct 2014

1.9.4.3 Third Party Agent Registration Requirements

A Member must register a Third Party Agent with Interlink before commencement of any contracted services or Transactions. The Interlink Member must both:

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

- Submit to Interlink by certified mail a Non-Member Registration Program Application Packet
- Advise the Third Party Agent that it must not represent its registration with Interlink as endorsement of Third Party Agent services by the Interlink Network

Interlink may deny or reject a Third Party Agent's registration at any time with or without cause.

A Third Party Agent is exempt from the registration requirements if it only provides services on behalf of its affiliates (including parents and subsidiaries) that are Members that own and control at least 25% of the Third Party Agent.

D# 0025893	Edition: Apr 2025 Last Updated: Oct 2021

1.10 Dispute Resolution

1.10.1 Disputes

1.10.1.1 Attempt to Settle

Before initiating a Dispute, the Issuer must attempt to honor the Transaction.

If the attempt fails and the Issuer has already billed the Transaction to the Cardholder, the Issuer must credit the Cardholder for the disputed amount.

The Issuer must not be reimbursed twice for the same Transaction.

A Cardholder must not be credited twice as a result of both a Dispute and a Credit processed by a Merchant. Should such a situation arise, this must be resolved through the Dispute resolution process and not through the Compliance process.¹

An Issuer must not process a Dispute unless the Cardholder has suffered a financial loss² (for example: the Cardholder did not receive merchandise or services, was charged incorrectly, or did not authorize the Transaction).

¹ This does not apply to Disputes resolved using Rapid Dispute Resolution.

² This does not apply to Dispute category 11 (Authorization), Dispute condition 12.4 (Incorrect Account Number), and Dispute condition 13.8 (Original Credit Transaction Not Accepted). For a Dispute category 11 (Authorization), the Issuer must have suffered a financial loss.

ID# 0003287

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1.10.1.2 EMV Liability Shift Participation

In the Canada Region, US Region: The EMV liability shift applies to all domestic and interregional¹ counterfeit POS Transactions.

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

¹ Between the Canada Region and the US Region.

ID# 0008190

Edition: Apr 2025 | Last Updated: Oct 2020

1.10.2 Arbitration and Compliance

1.10.2.1 Invalid Arbitration or Compliance Case Rejection

If Interlink determines that an Arbitration or Compliance request is invalid, it may reject the case and retain the review fee.

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1.10.2.2 Arbitration and Compliance Decision

Interlink bases its Arbitration or Compliance decision on all information available to it at the time of reaching the decision, including, but not limited to, the provisions of the Visa Rules effective on the Transaction Date and may, at its sole discretion, consider other factors, such as the objective of ensuring fairness. The decision is delivered to both Members in writing and is final and not subject to any challenge, except for any right of appeal permitted in the Visa Rules.

Interlink determines financial liability between Members for a disputed Transaction. Interlink considers the following non-exhaustive set of factors when deciding the merits of a case:

- Whether the conditions and technical requirements of the Dispute/Dispute Response/pre-Arbitration attempt were met (for example: timeframes have been met, supporting documentation has been supplied, is legible and translated, if applicable)
- Whether the Dispute Response remedied the Dispute

Split decisions may occur when one Member offers a reasonable compromise solution to the Dispute, or the Committee determines a split decision is warranted (for example: a partial credit was processed).

1.10.2.3 Arbitration or Compliance Financial Liability

An Arbitration or Compliance decision may result in either:

- One Member assigned full liability
- Members sharing financial liability

The responsible Member is financially liable for both:

1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

- Transaction amount. For Arbitration cases, Interlink will debit or credit the Members involved through Visa Resolve Online (VROL), as appropriate. For Compliance cases, if funds are not automatically transferred through VROL, the requesting Member may collect this amount from the opposing Member through VisaNet within 60 calendar days of the Notification date of the decision by the Arbitration and Compliance Committee.
- Review fee

When the case is adjudicated, Interlink will collect the review fees through the Visa Global Billing Platform from the responsible Member.

Either Member in an Arbitration or a Compliance case may also be liable for a non-compliance assessment for each technical violation of the applicable Visa Rules.

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1.10.2.4 Arbitration or Compliance Appeal

The decision on any permitted appeal of an Arbitration or Compliance ruling is final and not subject to any challenge.

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1.11 Fees and Non-Compliance Assessments

1.11.1 Fee Assessment by Interlink

1.11.1.2 Interlink Fee Adjustments

If Interlink confirms that a Member has either underpaid or overpaid its fees, Interlink may process a fee adjustment. The fee adjustment time period is limited to the 2 years before the date that either of the following occurred:

- The overpayment or underpayment was reported to Interlink by the Member.
- Interlink discovered that an adjustment was due to the Member.

Interlink reserves the right to collect an underpayment from a Member beyond the 2-year period.

Any collection or refund does not include interest.

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1 Interlink Core Rules

Interlink Core Rules and Interlink Product and Service Rules

1.11.2 Non-Compliance Assessments

1.11.2.1 Determination of Violation of the Interlink Rules

Determination of a violation of the *Interlink Network, Inc. Bylaws* or the Interlink Rules may be made based on one of the following:

- The response from a Member to a Notification of investigation and other available information. Interlink will determine whether a violation of the *Interlink Network, Inc. Bylaws* or the Interlink Rules has occurred.
- A review by Interlink of the evidence in relation to the identified violation, including any previous compliance cases and/or audit findings.
- The Member's failure to respond to a Notification of investigation and to provide all information requested.

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1.11.2.2 Non-Compliance Assessment Member Responsibility

A non-compliance assessment is imposed by Interlink on an Interlink Member. A Member is responsible for paying all non-compliance assessments, regardless of whether it absorbs them, passes them on, or increases them in billing its customer (for example: Cardholder or Merchant). A Member must not represent to its customer that Interlink imposes any non-compliance assessment on its customer.

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Part 2: Interlink Product and Service Rules

2 Licensing and Numerics Management

Interlink Core Rules and Interlink Product and Service Rules

2 Licensing and Numerics Management

2.1 Membership

2.1.1 Termination of Membership

2.1.1.1 Issuer Responsibility upon Termination

Upon termination of membership, an Interlink Member must both:

- Immediately stop using all Interlink Marks
- Ensure that all of its sponsored Interlink Members, and Merchants stop using Interlink Marks

If an Interlink Member does not comply with the requirements specified in this section, Interlink, with at least 3 calendar days' prior written notice to the Interlink Member, may take action itself and at the expense of the terminated Interlink Member.

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2.2 BIN and Acquiring Identifier License and Administration

2.2.1 BIN and Acquiring Identifier Use and License

2.2.1.1 Compliance with Visa BIN and Acquiring Identifier Licensing Requirements

An Interlink Member licensed a BIN or Acquiring Identifier by Visa must comply with all applicable requirements specified in *Visa Product and Service Rules: BIN and Acquiring Identifier License and Administration.*

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2.2.2 Administration of BINs, Acquiring Identifiers, and Numerics

2.2.2.1 Licensing of Alternate Routing Identifier

Visa licenses an Alternate Routing Identifier to an Interlink Principal member, Group Member, Affiliate Member, Associate Member, Administrative Member, or Acquirer for acquiring Interlink POS Transactions.

2 Licensing and Numerics Management

Interlink Core Rules and Interlink Product and Service Rules

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2.2.2.2 Use of Numeric ID

An Interlink Member, Processor, or Third Party Agent that receives a Numeric ID must ensure that the Numeric ID is used only for the activity approved by Interlink. If the Numeric ID is used for a purpose other than that approved by Interlink, Interlink may block and remove the Numeric ID from VisaNet.

A licensee of a Numeric ID is responsible for all of the following:

- Notifying Interlink of any changes to the Numeric ID, including:
 - Portfolio sale or transfer
 - Merger or Acquisition
 - Cessation of use
 - Modification to service
 - Change in user
- All fees for the assignment and administration of the Numeric ID
- All activity occurring on the Numeric ID until it is fully deleted from VisaNet

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2.2.2.3 Client Directory Data Submission

An Interlink Member that is assigned a BIN or Acquiring Identifier must submit any new or revised service provider contact information, including the designation of a Directory Manager for Member-to-Member communications, in the Client Service Provider Directory module of the Client Directory via Visa Access, as follows:

- All directory data: Within 10 business days of a BIN or an Acquiring Identifier implementation
- All directory updates: Within 10 business days of the effective date of the change

An Interlink Member that is assigned a BID must submit any new or updated organizational contact information, including the designation of a Primary Center Manager and a Senior Officer for Interlink-Member communications, in the My Organization's Contacts module of the Client Directory via Visa Access, as follows:

- Contact data: Within 10 business days of a BID implementation
- Contact updates: Within 10 business days of the effective date of the change

2 Licensing and Numerics Management

Interlink Core Rules and Interlink Product and Service Rules

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2.2.2.4 BIN Transfer to a New Processor

An Interlink Member that changes its VisaNet Processor or enters into agreement with additional VisaNet Processors must:

- Assign its Interlink BINs or Acquiring Identifiers to the new VisaNet Processor
- In the event of termination of relationship with a VisaNet Processor, the Interlink Member must both:
 - Ensure that all its Interlink BINs or Acquiring Identifiers installed with the current VisaNet Processor are migrated to the new VisaNet Processor, unless the former processor agrees to continue processing those items
 - Require the new VisaNet Processor to complete any activity associated with the converted BIN or Acquiring Identifier, unless the former VisaNet Processor agrees to complete such activity

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2.3 Marks License

2.3.1 Marks License Grant

2.3.1.1 License Grant for Visa-Owned Marks

Visa grants to each Member a non-exclusive, non-transferable license to use each of the Visa-Owned Marks, including Interlink and Plus, only in conjunction with the applicable Visa Programs that are licensed to the Member.

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2.4 Visa US Regulation II Certification Program

2.4.1 Visa US Regulation II Certification Program – US Region and US Territories

2.4.1.1 Visa US Regulation II Certification Program Requirements – US Region and US Territories

In the US Region or a US Territory: A BIN Licensee that is subject to US Federal Reserve Board Regulation II must comply with the Visa US Regulation II Certification Program requirements.

2 Licensing and Numerics Management

Interlink Core Rules and Interlink Product and Service Rules

The BIN Licensee is solely responsible for ensuring that all consumer debit, business debit, and prepaid programs conducted under its BINs comply with applicable laws or regulations, including US Federal Reserve Board Regulation II.

The BIN Licensee or proposed BIN Licensee must submit a *Dodd-Frank Act Certification Addendum* and *Fraud Prevention Adjustment Addendum*, as applicable, when requesting, modifying, or transferring a consumer debit, business debit, or prepaid BIN.

An Issuer that is subject to US Federal Reserve Board Regulation II and that receives certification materials from Visa is required to respond within the published timeframes.

Any Issuer of consumer debit, commercial debit, or prepaid programs that is subject to the US Federal Reserve Board Regulation II and that receives fraud-prevention standards notification materials from Visa is required to respond within the published timeframes.

An Issuer subject to US Federal Reserve Board Regulation II must submit the notification materials, as applicable, if the Issuer's compliance with the fraud prevention standards has changed.

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2.5 Non-Interlink-Assigned BINs and Acquiring Identifiers

2.5.1 Non-Interlink-Assigned BINs and Acquiring Identifiers

2.5.1.1 Management of Non-Interlink-Assigned BINs and Acquiring Identifiers

A BIN Licensee or an Acquiring Identifier Licensee of a non-Interlink-assigned BIN or Acquiring Identifier that is used for an Interlink service must both:

- Maintain the accuracy of the information relative to the BIN or Acquiring Identifier
- Notify Visa of any changes to the BIN or Acquiring Identifier, including any release of the BIN or Acquiring Identifier from its approved use

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3 Brand Marks

Interlink Core Rules and Interlink Product and Service Rules

3 Brand Marks

3.1 Marks License

3.1.1 Affinity/Co-Branded Card Programs

3.1.1.1 Affinity/Co-Brand Program Positioning and Advertising

An Interlink Issuer that partners with an Affinity/Co-Brand partner, Merchant, or an Affiliated-Merchant must comply with all of the following:

- Obtain prior written permission from Interlink for the use of an Affinity/Co-Brand program name
- Ensure that all Collateral Material and Cards clearly state that the Interlink Member is the Issuer of the Card
- Not position the Card as adding superior acceptability at the Point-of-Transaction
- Not state or imply that the Affinity/Co-Brand Card is accepted only by a particular Merchant or class of Merchants
- Portray itself as the owner of the Affinity/Co-Brand program
- Ensure that the Affinity/Co-Brand partner does not state or imply that the Affinity/Co-Branded Card is owned or issued by the Affinity/Co-Brand partner
- Ensure that the Interlink Member and/or Affinity/Co-Brand partner provides information requested by Interlink to ensure compliance
- Not use Olympic marks, logos, designations, or authenticating statements on the Card
- Ensure that the Marks or the Trade Name of the Affinity/Co-Brand partner, if printed on the Card, must be both:
 - Clearly legible either on the front or back of the Card
 - At least equal in size of the total surface of any other Acceptance Mark on the Card
- If printing a customer service telephone number on the back of the Card, use either its own telephone number, or that of the Affinity/Co-Brand partner, or both.

With prior written approval from Interlink, an Affinity/Co-Brand Card may display the Marks and Trade Name of an entity not eligible to be an Interlink Member if the entity complies with Interlink Rules.

Interlink may prohibit the use of any materials that denigrate the Interlink brand.

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3 Brand Marks

Interlink Core Rules and Interlink Product and Service Rules

3.1.1.2 Display of Interlink Marks in Relation to Affinity/Co-Brand Marks

An Acquirer must ensure that any Merchant affiliated with an Affinity/Co-Brand Partner, both:

- Displays the Interlink Marks independently from any identification of the Affinity/Co-Brand partner
- Does not display Affinity/Co-Brand Card reproduction as part of a decal at the Point-of-Transaction

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3.1.1.3 Multiple Affinity/Co-Brand Partners

If more than one Affinity/Co-Brand partner is involved in the Affinity/Co-Brand Card program, all of the following apply:

- The Trade Name or Marks of one or two Affinity/Co-Brand partner may appear on the front of the Card. Three or more Affinity/Co-Brand partner Trade Name or Marks may be permitted with the prior written consent from Visa U.S.A.
- Any additional Affinity/Co-Brand partner in an Affinity Card program may place its Trade Name or Marks only on the back of the Card, unless placement of the Trade Name or Marks on the front of the Card is approved by Visa U.S.A.
- If the Issuer identification is displayed on the back of the Card, it must be at least equal in size to any other Affinity/Co-Brand partner identification on the back of the Card.

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3.2 Use of Marks

3.2.1 Use of Marks by Members and Merchants

3.2.1.1 Merchant Use of Interlink Marks

All marketing materials referring to an Interlink Member's or a Merchant's participation in the Interlink Program must bear the Interlink Marks.

An Acquirer must approve in advance its Merchants' use of Interlink Marks in promotional or advertising materials.

Upon termination of the Merchant Agreement, the Merchant must:

3 Brand Marks

Interlink Core Rules and Interlink Product and Service Rules

- Cease to display the Interlink Marks
- Not use the Interlink Marks in any way
- Promptly either return to the Acquirer or destroy any materials displaying the Interlink Marks

ID# 0030420

3.2.1.2 Use of Interlink Marks on Cards

The Interlink Marks must not appear on either:

- Cards that primarily access a line of credit (for example: credit card, charge card)
- Mastercard debit card or ATM card bearing any other national point-of-sale Mark, including Maestro, that is not a US Covered Debit Card

The Interlink Marks are not required to appear on a Card if:

- The Card does not display the acceptance Mark of any other PIN-based debit program, as specified in the *Visa Product Brand Standards*
- The Issuer clearly communicates to its Cardholders, at the time of issuance, both:
 - That the Card may be used for PIN debit Transactions at any place where Cards are accepted
 - Information on how such Cards may be used to initiate PIN debit Transactions

For a US Covered Debit Card that carries the Interlink Marks, the Issuer must clearly communicate to its Cardholders, at the time of issuance, both:

- That the Card may be used for PINless Transactions in a Card-Absent Environment if the Transaction qualifies as a Card-Absent Interlink Transaction
- Information on how such Cards may be used to initiate PINIess Transactions in a Card-Absent Environment

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3.3 Point-of-Transaction Display of Marks

3.3.1 Display of Marks at the Point of Sale

3.3.1.1 Improper Display of Affinity/Co-Brand Partner Trade Name or Mark

Upon Notification from Interlink, a Merchant must correct any display of an Affinity/Co-Brand partner's Trade Name or Mark at a Merchant Outlet if the display adversely affects the Interlink

3 Brand Marks

Interlink Core Rules and Interlink Product and Service Rules

brand.

A Merchant or a Merchant affiliated with an Affinity/Co-Brand program must not promote at the Point-of-Transaction the availability of discounts on purchases made with an Affinity/Co-Brand Card.

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3.3.1.2 Display and Use Marks of Interlink Marks at the Point of Sale or Point-of-Transaction

An Acquirer must ensure that its Merchant:

- Prominently displays the Interlink Mark at the Point of Sale on all permanent signs and decals at the Merchant's Terminal, storefront entrance door and/or window, wherever any other Acceptance Mark is displayed, to indicate acceptance of Cards
- Displays the Interlink Mark at the Point-of-Transaction (i.e., at the Merchant website or inapplication) if the Merchant has enabled processing of qualified Card-Absent Interlink Transactions
- Does not display any Interlink Mark on a Scrip Terminal
- Complies with the requirements specified in the Visa Product Brand Standards

A Merchant is not required to display the Interlink Marks if it does not deal with the general public, or if prohibited by trade association rules.

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3.3.1.3 Use of the Interlink Name and the Interlink Mark on Merchant Websites and Applications

A Merchant website and/or application must display the Interlink Brand Mark in full color, as specified in the *Visa Product Brand Standards*.

The Interlink Brand Name must be used to indicate acceptance only when a visual representation of the Interlink Brand Mark is not possible on the website or application.

A Merchant that retains Stored Credentials must display on the payment screen and all screens that show Payment Credential information, the last 4 digits of the Payment Credential.

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4 Issuance

Interlink Core Rules and Interlink Product and Service Rules

4 Issuance

4.1 General Issuance

4.1.1 General Issuer Requirements

4.1.1.1 Ownership and Control of Interlink Card Program

An Interlink Issuer must always portray itself as the owner of the Card program in the marketing and servicing of a Card that provides access to investment products.

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4.1.1.2 Compliance with Card Standards

An Issuer must ensure that Cards issued under the Interlink program meet the standards established by both:

- International Standards Organization
- American National Standards Institute

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4.1.1.3 **Primary Account Designation Requirement**

An Issuer must designate a Primary Account for each Card. The Issuer may use an automated sweep feature to link the Primary Account to any of the following:

- Proprietary investment products
- Investment products managed and controlled by an organization owned by the Issuer (or its holding company)
- Investment products advised/underwritten by a third-party organization under contract with the Issuer for the purpose of offering investment services to the Issuer's banking customer

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4.1.1.4 Issuer Requirement to Support Electronic Funds Transfer

An Issuer must ensure that each Card is capable of initiating an electronic fund transfer, as specified in Federal Reserve Regulation E – Electronic Fund Transfers.

4 Issuance

Interlink Core Rules and Interlink Product and Service Rules

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Edition: Apr 2025 | Last Updated: Apr 2018

4.1.1.5 Interlink Marks and Primary Account Number on Cards

Except as permitted in *Section 3.2.1.2, Use of Interlink Marks on Cards,* an Issuer must begin to issue Cards bearing the Interlink Marks and an embossed¹ Primary Account number within the following timeframes from the date the Issuer commences Interlink Transaction processing:

- 1 year, for new and replacement Cards it issues
- 3 years, for all Cards

Cards that do not bear the Interlink Marks and the embossed Primary Account number at the end of the 3-year period are not permitted to initiate Transactions.

¹ The embossing requirement does not apply if the Card is Contactless-Only Payment Device.

ID# 0030428	Edition: Apr 2025 Last Updated: Apr 2018

4.1.1.6 Issuance of Replacement Cards upon Member Termination

Upon the resignation or termination of its membership, an Issuer and its sponsored Affiliates and Associate-Type Members must, both:

- Immediately stop issuing Cards or other documents displaying the Interlink Marks
- Within 2 years, issue replacement Cards without the Interlink Marks for all of the Issuer's outstanding Cards displaying such Marks

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4.1.1.7 Issuer Maintenance of Card Authorization System

An Issuer must maintain a telecommunications and a Card Authorization System that both:

- Complies with both:
 - The V.I.P. System SMS Interlink Technical Specifications
 - The PIN Management Requirements Documents
- Processes Authorization Requests and Authorization Responses for all of the following:
 - Balance inquiries
 - Credit Transactions
 - Disputes, Dispute Responses, Acquirer-initiated pre-Arbitration attempt and Adjustments

Last Updated: Apr 2018

4 Issuance

Interlink Core Rules and Interlink Product and Service Rules

- Dispute Reversals
- Pre-Authorizations
- Purchase Transactions
- Quasi-Cash Transactions
- Reversals
- All of the following:¹
 - Account Verification
 - Bill Payment Transactions
 - Credential on File (COF) Transactions
 - Debt Repayment Transactions
 - Electronic Commerce Transactions
 - Installment Payment Transactions
 - Mail/Phone Order Transactions
 - Merchant Initiated Transactions
 - Recurring Payment Transactions
- Responses to each of the above Transactions

¹ If processed in a Card-Absent Environment, the Transaction must be a qualified Card-Absent Interlink Transaction.

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4.1.1.8 Card-to-Card Back-to-Back Funding – Issuer Prohibition

For a Card-Absent Environment Transaction that is a qualified Card-Absent Interlink Transaction, Card Fronting is not permitted. An Issuer must not allow a purchase to occur with Back-to-Back Funding to its Payment Credential from another Payment Credential or card.

ID# 0030709

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4 Issuance

Interlink Core Rules and Interlink Product and Service Rules

4.1.2 Issuer Disclosures to Cardholders

4.1.2.1 Issuer Disclosure of Final Amount for Automated Fuel Dispenser Transactions

If an Issuer includes information from a Pre-Authorization Transaction in an online Cardholder statement, Cardholder alert, or other communication to the Cardholder, it must both:

- Notify its Cardholder that a Pre-authorization Request (Estimated Authorization) amount may differ from the final Transaction amount
- For an Automated Fuel Dispenser (AFD) Transaction, not use the Transaction amount contained in the related Pre-Authorization Request. The Transaction amount field displayed to the Cardholder must be either blank or contain the final Transaction amount contained in the Pre-Authorization Completion Message.

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4.1.3 Affinity/Co-Brand Issuance

4.1.3.1 Affinity/Co-Branded Card Program Requirements

An Affinity/Co-Brand Card Issuer must both:

- Submit a completed Affinity/Co-Brand Application and obtain written approval from Interlink for each Affinity/Co-Brand program before issuing Affinity/Co-Brand Cards
- Only issue Affinity/Co-Brand Cards to residents of the country in which the Issuer is located

If requested by Interlink, the Issuer must provide additional documentation, including all of the following:

- The agreement between the Issuer and the Affinity/Co-Brand partner
- Collateral Material
- Information regarding the reputation and financial standing of the Affinity/Co-Brand partner
- Other documentation

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4.1.3.2 Interlink Requests for Affinity/Co-Brand Program Information

A Member must submit both of the following to Interlink upon request to determine compliance with Affinity/Co-Brand program requirements:

4 Issuance

Interlink Core Rules and Interlink Product and Service Rules

- Any and all contracts with the Affinity/Co-Brand partner
- Any other documentation relative to the Affinity/Co-Brand program

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4.1.3.3 Affinity/Co-Brand Program Ownership and Control

An Issuer that partners in offering an Affinity/Co-Brand program must comply with all of the following:

- Issue and maintain the Account associated with an Affinity/Co-Brand Card
- Always be portrayed as the owner of the Affinity/Co-Brand program
- Not design its Affinity Card through use of a Trade Name, Marks, numbering scheme, code on the Magnetic Stripe, Chip, or any other device or means to imply that any institution other than the Interlink Member is the Issuer of the Card.
- Own and control an Affinity/Co-Brand program as defined by Interlink on the basis of the Issuer's entire relationship with the Affinity/Co-Brand partner, including all of the following:
 - Whether the Issuer controls, or exercises controlling influence over, the management policies with respect to the Affinity/Co-Brand program
 - The extent to which the Issuer participates in program operations or provides customer services in connection with the Affinity/Co-Brand program
 - The extent to which the Issuer is at risk as the owner of the Affinity/Co-Brand program
 - Issuer's role in setting fees and rates for Affinity/Co-Brand Card program products and services

ID# 0027365 Edition: Apr 2025 Last Updated: Oct 2	2016

4.1.3.4 Affinity/Co-Branded Card Account Access

When presented to a Merchant, the Affinity/Co-Brand Card must not be used to debit any account other than the Primary Account maintained by the Issuer in connection with that Affinity/Co-Brand Card.

ID# 0027371

Edition: Apr 2025 | Last Updated: Oct 2014

4.1.3.5 Determination of Affinity/Co-Brand Program Violations

If Interlink determines that the provisions of the Affinity/Co-Brand program have been violated by an Interlink Member or the Affinity/Co-Brand partner, Interlink reserves the right to:

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Interlink Core Rules and Interlink Product and Service Rules

- Require modification of the program, including, but not limited to:
 - Assignment of the program to a third party
 - Suspension or termination of the program
- Impose non-compliance assessments or terminate the program on 30 calendar days' written notice
- Terminate an Affinity/Co-Brand program, without cause, with at least 180 calendar days' written notice to the Interlink Member and Affinity Partner

An Interlink Member may appeal the termination by submitting a written notice to the Secretary of the Interlink Network within 30 calendar days of Interlink Member's receipt of the Notification.

The decision by the Interlink Board of Directors is final.

Edition: Apr 2025 | Last Updated: Oct 2015

4.1.4 Data Retention and Transmission

4.1.4.1 Enriched Transaction Data

An Issuer that receives enriched data with any of the following Transactions must either print the data on the Cardholder statement or retain the data for a minimum of 200 calendar days from the Transaction Date:

- Hotel and Car Rental Card Not Present¹
- A Transaction that includes Airline itinerary data or ancillary data¹
- ¹ Transactions initiated in a Card-Absent Environment must be qualified Card-Absent Interlink Transactions.

4.1.5 Provisional Credit

4.1.5.1 Provisional Credit

An Issuer must provide provisional credit for the amount of a dispute or an unauthorized Transaction (as applicable) to a Cardholder's account within 5 business days of notification of an unauthorized Transaction, unless the Issuer determines that additional investigation is warranted and allowed by applicable laws or regulations.

ID# 0029461

ID# 0027374

Edition: Apr 2025 | Last Updated: Apr 2021

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Interlink Core Rules and Interlink Product and Service Rules

4.1.6 Chip Issuance Requirements

4.1.6.2 Chip Card Account Requirements

An Issuer of a Chip Card must specify an alphanumeric name for each funding account facilitated by the Visa Smart Payment application when the Chip provides access to more than one account.

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4.1.6.3 Non-Interlink Services Facilitated by Chip Cards

A Chip Card may facilitate access to non-Interlink services only if all of the following requirements are met:

- Services do not compromise the security or functional integrity of the Visa Smart Payment Applications.
- Additions of these services are managed and controlled by the Issuer or its Sponsored Member.
- The Issuer indemnifies Interlink for and against Claims and Liabilities arising out of or in connection with non-Interlink services facilitated by the Chip Card.

Interlink may review and approve all applications contained in a Chip Card.

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4.1.6.4 Contactless Issuer Requirements

A Contactless Payment Device Issuer must comply with the following:

Table 4-1: Contactless Payment Device Issuer Requirements

Region/Country	Required VCPS Version	Support for qVSDC Transaction Path	Support for MSD Transaction Path	Form Factor Indicator
Canada Region	2.1 or later	Required	Not permitted for any device personalized with a Token	Required
US Region	2.1 or later	Required	Optional	Required

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4.1.6.5 Notification of Contactless Payment Device Risks and Restrictions

An Issuer that provides a Contactless Payment Device to a Cardholder must provide, before or at the time of issuance, written notification that informs the Cardholder of potential risks and restrictions associated with the Contactless Payment Device, including, but not limited to, the following:

- The inability to use the Contactless Payment Device at an Acceptance Device where Card insertion is required
- Any daily Transaction amount limit implemented by the Issuer in connection with the Contactless Payment Device, if applicable
- For a Contactless Payment Device in the form of an adhesive Visa Micro Tag, the risk of impairing the functionality of a mobile phone or other device to which a Contactless Payment Device is attached
- For a Contactless Payment Device in the form of an adhesive Visa Micro Tag, the risk of invalidating the manufacturer's warranty, if applicable, for a mobile phone or other device to which Contactless Payment capability is attached

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4.1.6.6 Contactless Payment Device Requirements

An Issuer that issues a Contactless Payment Device must ensure that the Contactless Payment Device complies with all of the following:

- Visa Contactless Payment Specifications¹
- Visa Product Brand Standards
- Is issued as a companion to a full-size Card and offers the same benefits as the full-size Card
- Is linked to a valid, unexpired Interlink Card account, excluding prepaid devices (a Contactless-Only Payment Device may be assigned a different Payment Credential).

¹ This does not apply to Cards issued in Canada that use Interac for Domestic Transactions.

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4.1.6.7 Cardholder Verification Method List

A Chip Card Issuer must ensure that the Chip Card contains a Cardholder Verification Method List. For Chip Cards with the Interlink AID, the Cardholder Verification Method List must only include "Online PIN."

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An Interlink-enabled Proprietary Card using the Visa US Common Debit Application Identifier must be personalized to require Online PIN for all of that Card's transactions.

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4.1.6.8 Integrated Circuit Card Verification Value (iCVV) Requirements

All EMV Chip Cards issued on or renewed on or after 1 January 2009 must use the Integrated Circuit Card Verification Value (iCVV) as part of the Magnetic-Stripe Image (track 2 equivalent data).

The Integrated Circuit Card Verification Value (iCVV) contained in the Magnetic-Stripe Image (track 2 equivalent data) on the Chip must differ from the Card Verification Value encoded on the Card's Magnetic Stripe.

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Edition: Apr 2025 | Last Updated: Apr 2018

4.1.6.9 Chip Card Authentication

All Chip Card Issuers must perform, and be capable of acting on the results of, validation of EMV Online Card Authentication Cryptograms for all Chip-initiated Authorization messages processed through VisaNet. For non-tokenized Transactions, Online Card Authentication support may be provided by the Issuer directly, or through either:

- VisaNet
- Third party/VisaNet Processor

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4.1.6.10 Service Codes on Chip Cards

An Issuer must use a Service Code X on all EMV-Compliant and VIS-Compliant Chip Cards bearing the Interlink Marks.

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4.1.6.11 Effective Date and Expiration Date Consistency

The expiration date contained in a Chip must be the same as the expiration date encoded on the Magnetic Stripe and on the Card (if displayed). If applicable, the expiration date of proprietary services on the Card must not exceed the expiration date of the Interlink Payment Application.

The expiration date on an Interlink Card must be no later than the earlier of the following dates:

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- The expiration date of the Issuer's Public Key, or any security feature containing an expiration date in a Chip, if one is present on the Card
- For Chip Card products approved by Interlink on or after 1 January 2016, the date the Chip product is scheduled for removal from the list of Visa-approved Chip products¹

If an application effective date on a Chip Card is provided within the Chip, it must reflect the same month as the "VALID FROM" date displayed on the Card, if such a date appears on the Card.

¹ Visa reserves the right to remove a Chip product from the list earlier than the scheduled date if it discovers a significant security flaw with the associated Chip.

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4.1.6.12 Dynamic Data Authentication (DDA) Issuer Requirement

All Chip Cards that do not have contactless functionality and that support offline Authorization must both:

- Support DDA¹ (support for combined DDA/Application Cryptogram generation remains optional)
- Not support static data authentication

¹ Online-only Chip Cards that do not have contactless functionality or any type of offline data authentication are still permitted.

ID# 0029158

ID# 0003209

Edition: Apr 2025 | Last Updated: Apr 2016

4.1.6.13 Application Identifier Priority and US Territories

When both the Interlink Application Identifier and the Visa US Common Debit Application Identifier are personalized on a Visa Smart Debit/Credit (VSDC) applet, the Interlink Application Identifier must be the highest priority Application Identifier.

ID# 0027578

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4.1.6.14 Contact and Contactless Chip Application Transaction Counter (ATC)

An Issuer must not decline a Transaction solely on the basis that the Application Transaction Counter (ATC) is out of sequence.

An Issuer must validate the ATC on each of its Cards with Magnetic-Stripe Data contactless payment capability during the Authorization process for a Contactless Transaction.

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Edition: Apr 2025 | Last Updated: Oct 2018

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4.1.6.15 Visa-Owned Chip Technology Use

Visa-owned Chip technology must be used solely for the purpose of facilitating an Interlink Transaction, Visa transaction, Visa Electron transaction, or Plus transaction.¹ Any other use requires the prior written permission of Visa.

Visa-owned Chip technology includes, but is not limited to, all of the following:

- Visa Integrated Circuit Card Specification
- Visa Smart Debit/Credit (VSDC) applet
- Visa Contactless Payment Specification
- Visa Mobile Contactless Payment Specification
- Visa Cloud-Based Payments Contactless Specification
- Visa Mobile Payment Application
- Visa, Interlink, Visa Electron, and Plus Payment Application Identifiers
- ¹ In the US Region, US Territory: This does not apply to a transaction initiated using the Visa US Common Debit Application Identifier from a US Covered Visa Debit Card personalized in accordance with the US common debit personalization requirements or a transaction initiated as specified in the *Interlink Core Rules and Interlink Product and Service Rules*.

ID# 0027577

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4.1.6.16 EMV Liability Shift – Issuer Liability for Card-Present Counterfeit Chip Card Transactions

A Counterfeit Card Transaction completed in a Card-Present Environment is the liability of the Issuer if both:

- The Transaction takes place at an EMV-Compliant Chip-Reading Device.
- If the Transaction is Chip-initiated, it is correctly processed, and, if authorized Online, the Authorization Request includes Full-Chip Data.

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Edition: Apr 2025 | Last Updated: Oct 2016

4.1.6.17 Liability for Chip Fallback Transactions

A Transaction accepted as a Fallback Transaction is the liability of the Issuer if all of the following apply:

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Interlink Core Rules and Interlink Product and Service Rules

- The Transaction is authorized by the Issuer or the Issuer's agent.
- Appropriate values identifying the Transaction as a Fallback Transaction are included within the related Authorization message.
- Correct acceptance procedures are followed.

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4.1.6.18 Issuer Liability for Chip Card Payment Application

A Chip Card Issuer is responsible and liable for the parameter values and processing options contained in a Chip used to conduct a Transaction.

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4.1.6.19 Chip Card Issuing Requirements

An Issuer of Chip Cards must comply with:

- Visa Integrated Circuit Card Specification (VIS)
- Visa Contactless Payment Specification (VCPS)
- The applicable Visa Personalization Specification

ID# 0030432

Edition: Apr 2025 | Last Updated: Apr 2018

4.1.6.20 Chip Card Issuer Terminal Risk Management

A Chip Card Issuer must not inhibit Terminal Risk Management (for example: by programming the Chip to bypass Terminal Risk Management).

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4.1.6.21 Contactless Card Customer Service Telephone Number – US Region and US Territories

In the US Region or a US Territory: A Contactless Card Issuer must print a toll-free customer service telephone number on the back of a Contactless Card, unless the Card is a Contactless-Only Payment Device.

ID# 0030433

Edition: Apr 2025 | Last Updated: Apr 2018

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4.1.6.22 Chip Personalization Validation Testing (PVT) Requirements

Effective 16 January 2026 Issuers must use a Visa Chip Card Profile generated by the Simplified Profile Selection (SPS) or Visa Personalization Assistant (VPA) tool for Personalization Validation Testing (PVT), which are accessible via the Visa Chip Personalization Portal (VCPP).

ID# 0031016 Edition: Apr 2025 Last Updated: Apr 2024
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4.1.7 Token Transaction Processing

4.1.7.1 Rejection of Non-Visa Token Transaction

Interlink will reject a Transaction initiated with a non-Visa Token if the Token provider is unable to, or does not, respond to Interlink's request for the Primary Account Number (PAN) associated with the Cardholder's non-Visa Payment Credential (Token).

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10# 0023017	

4.1.8 Pass-Through Digital Wallet Requirements

4.1.8.1 Pass-Through Digital Wallet Requirements

The operator of a Pass-Through Digital Wallet must do all of the following:

- Obtain Cardholder consent for either:
 - Individual Cardholder-initiated provisioning, at the time of loading the Cardholder information in the Pass-Through Digital Wallet
 - Bulk Issuer-driven provisioning,¹ at the time of the Pass-Through Digital Wallet account activation
- Ensure the consent includes all of the following:
 - Use of the stored account information to initiate Transactions
 - The purpose for which the Cardholder's information will be used
 - The expiration date of the agreement, if applicable
- Not contract with a Digital Wallet Operator to provide payment services
- Display on the payment screen and all screens that show Account information both:
 - The last 4 digits of the Payment Credential
 - The Interlink Mark or the name "Interlink" in text immediately next to a Interlink payment option

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¹ All current and future Payment Credentials may be added.

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4.1.9 Special Purpose Issuance

4.1.9.1 Special Purpose Issuance Programs

Effective 12 April 2025 An Issuer may use Selective Authorization¹ to limit or restrict the use of a Card as part of the product or program design, in accordance with local laws and regulations, for the following types of programs:

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Interlink Core Rules and Interlink Product and Service Rules

Table 4-2: Permitted Use Cases for Special Purpose Issuance Programs

Region/Country	Card Product	Permitted Use Case	
All	Visa	A Card used for installments only within a network of Merchants	
Card Con	Commercial Card and Visa Consumer Card	A Card issued to disburse funds by a government entity or non-profit organization for social benefits, humanitarian aid, disaster relief, or other government funded consumer programs ¹	
	Visa	A Card that requires restrictions to control either:	
Commercial Card		 The use of business or government funds by employees or contractors for business expense 	
		• Specific supplier payments under pre-agreed terms (for example: an invoice or contract)	
Visa Consumer Card	A Card used by a minor/underage person but managed by a parent, guardian, or adult sponsor		
	A Card issued for a specific category of spend, including, but not limited to, transit, fuel, or gift Cards ¹		
		A Card provided to an employee by the employer, as part of an employee benefit program and issued in accordance with local regulations, for the payment or reimbursement of healthcare, transit, dependent care costs or to purchase other qualifying benefits ¹	
	A Card funded by a corporate entity and provided to a consumer as part of a corporate disbursement program (for example: corporate incentive, reward, rebate, refund) ¹		
		A Card issued to a caregiver, appointed guardian or adult sponsor for the purpose of supporting an adult primary account holder that requires assistance due to a medical condition or disability	
¹ In the US Region	¹ In the US Region: This is only available on a Prepaid Card.		

In addition to the permitted programs in *Table 4-2, Permitted Use Cases for Special Purpose Issuance Programs* and the specific Card products specified elsewhere in the Interlink Rules, an Issuer may choose to limit or restrict the use of a Card for a specific product or program provided they have received the prior approval of Interlink.

If an Issuer uses Selective Authorization to limit or restrict the use of a Card, the Issuer must do all of the following:

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Interlink Core Rules and Interlink Product and Service Rules

- Ensure that any new program is approved by Interlink/Visa prior to launch as follows:
 - For a Credit Card, Debit Card, Visa Charge Card, or Deferred Debit Card program, via a Special Purpose Issuance Program Information Form (SPI PIF)
 - For a Prepaid Card program, via a Prepaid Program Information Form (PIF)
- For a Credit Card, Debit Card, Visa Charge Card, or Deferred Debit Card program, ensure a unique account range within a BIN is used for the program
- For a Prepaid Card, ensure a unique BIN or account range within a BIN is used for the program
- Comply with the Interlink Rules for the program or product to be launched, as applicable
- Limit any systematic declines of Authorization Requests to those approved programs only, and ensure that all other Transactions are evaluated as specified in *Section 1.7.2, Issuer Authorization Processing*
- On an annual basis, inform a Cardholder of the limitations and restrictions of use, including the Interlink Cards under Special Purpose Issuance requirements as specified in the *Visa Product Brand Standards*
- Upon Interlink request, provide a report on all metrics, complaints and issues caused by their Cardholders' attempts to make Transactions at restricted Merchants
- Unless otherwise specified in the Interlink Rules, only apply restrictions based on the following criteria:
 - MCC
 - Merchant name, Acceptance Device identification, or Merchant Outlet
 - Location or Transaction jurisdiction (for example, domestic-use-only)
 - For Commercial Cards, Transaction amount
- If declining an Authorization Request or Account Verification request in response to a Transaction that is restricted as part of an approved product or program, use Decline Response code 03 (Invalid Merchant)
- ¹ This is only available on a Visa-branded Interlink Card.

ID# 0031139

Edition: Apr 2025 | Last Updated: New

4 Issuance

Interlink Core Rules and Interlink Product and Service Rules

4.2 Interlink Card Issuance

4.2.1 Interlink Card – Issuer Requirements

4.2.1.1 Card Accessing Cardholder Funds on Deposit

An Issuer must not issue or reissue a Card that accesses Cardholder funds on deposit at an organization other than the Issuer organization ("decoupled debit").

ID# 0004573

Edition: Apr 2025 | Last Updated: Oct 2020

4.2.1.2 Interlink Point-of-Sale Balance Inquiry

An Issuer must not provide account balance information in response to a Point-of-Sale balance inquiry.

A balance inquiry must originate from an Unattended Cardholder-Activated Terminal and include the Cardholder PIN.

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4.2.2 Check Card Issuer Pre-Authorization Requirements

4.2.2.1 Issuer Liability for Pre-Authorization

An Issuer is liable to the Acquirer for each Pre-Authorization Transaction that the Issuer authorizes.

The Card Authorization System must authorize and settle for the final amount of the Transaction if all of the following apply:

- The Pre-Authorization Request was authorized
- The final Transaction amount is less than or equal to the Pre-Authorization Request amount
- The Transaction is processed within either:
 - For a Card-Present Automated Fuel Dispenser Transaction, 2 hours of the Pre-Authorization Request for a Transaction conducted at the Point of Sale
 - For all other Transactions, the timeframe specified in Section 5.7.2.4, Transaction and Processing Timeframes, for Transactions in a Card-Absent Environment that qualify as Card-Absent Interlink Transactions

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If any of the above conditions are not met, the Card Authorization System must authorize and settle for the final amount of the Transaction only if sufficient funds are available in the Cardholder's Account.

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Edition: Apr 2025 | Last Updated: Apr 2023

4.2.2.2 Responsibility to Approve Pre-Authorization Requests

If the Card Authorization System is not available to receive a Pre-Authorization Request or a Pre-Authorization Completion message, the Interlink Switch will authorize the Transaction if any of the following:

- The final Transaction amount is less than or equal to the greater of the following:
 - The amount preauthorized
 - Stand-In Processing limits provided by the Issuer
- For a Card-Present Environment Transaction, the Pre-Authorization Completion message is received within 2 hours of initiating the Pre-Authorization Request
- For a Card-Absent Environment Transaction, the Pre-Authorization Completion message pertains to a qualified Card-Absent Interlink Transaction

If the Interlink Switch is not available, the Merchant Interface System will authorize the Transaction if any of the following:

- The final Transaction amount is less than or equal to the amount preauthorized
- For a Card-Present Environment Transaction, the Pre-Authorization Completion message is received within 2 hours of initiating the Pre-Authorization Request
- For a Card-Absent Environment Transaction, the Pre-Authorization Completion message pertains to a qualified Card-Absent Interlink Transaction

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4.2.2.3 Debit Card Partial Preauthorization

An Issuer must support Partial Pre-Authorization responses for Interlink Transactions and notify Interlink if the Issuer is unable to meet this requirement.

Unless there is no other reason to decline a Transaction, the Issuer must approve a Partial Pre-Authorization Request for an amount equal to the Cardholder's available Account balance or daily spending limit balance, whichever is less, if either:

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- The amount of a Pre-Authorization Request exceeds the Cardholder's Account balance
- The amount of the Pre-Authorization Request would cause the Cardholder's daily spending limit to be exceeded.

For a Transaction that involves the purchase of goods or services and a cash back amount, the Partial Pre-Authorization response must be applied only toward the purchase amount.

An Issuer must not send a Partial Pre-Authorization response if the Partial Pre-Authorization Request message does not include a Partial Authorization support indicator.

ID# 0026503

Edition: Apr 2025 | Last Updated: Apr 2024

4.3 Campus Cards – US Region

4.3.1 Campus Card – Issuer Requirements – US Region

4.3.1.1 Campus Card Issuance – US Region

In the US Region: An Issuer that participates in a Campus Card program must issue the Campus Card as either:

- A Debit Card linked to a deposit account
- A Prepaid Card

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4.3.1.2 Expiration Date on Campus Cards

The expiration date for a Campus Card must comply with the encoding requirements specified in the *Visa Product Brand Standards* if one of the following applies:

- The Interlink Mark appears on the card
- A deposit account with the Issuer is linked to the card

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4.3.1.3 Use of the Interlink Marks on Campus Cards

For a Campus Card that is linked to a deposit account with the Issuer, an Issuer must both:

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- Display the Interlink Mark on the Campus Card at least as prominently as the Acceptance Mark of any other PIN-based Debit or ATM acceptance network.
- Print the statement "Purchase capability requires a linked deposit account,"¹ in at least a 4-point Helvetica type font, near the Interlink Mark

For a Campus Card that is not linked to a deposit account with the Issuer at the time of issuance, the Issuer must, both:

- Not display the Interlink Mark on the card
- Provide written disclosure to the cardholder at the time of issuance that the Campus Card cannot be used for purchases at Interlink Merchants until a linked deposit account is opened with the Issuer

¹ Print "ATM and Purchase capability require a linked deposit account," if both Interlink and Plus Marks appear on the Card.

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4.4 Prepaid

4.4.2 Prepaid – General Purpose/Load Requirements

4.4.2.1 Reloadable Prepaid Cards and Non-Reloadable Prepaid Cards

An Issuer may offer Reloadable Prepaid Cards or Non-Reloadable Prepaid Cards. The Issuer must comply with the requirements specified in all of the following:

- Visa International Prepaid Program Guidelines
- Effective through 18 July 2025 Visa ReadyLink Service Description and Implementation Guidelines
- Visa Prepaid Program Branding Guide
- Visa International Prepaid Retail Channel Guidelines
- Visa Global Physical Security Validation Requirements for Data Preparation, Encryption Support and Fulfillment Card Vendors
- Federal and applicable state anti-money laundering program requirements

ID# 0030437

Edition: Apr 2025 | Last Updated: Apr 2025

5 Acceptance

Interlink Core Rules and Interlink Product and Service Rules

5 Acceptance

5.1 Responsibilities Related to Information and Notification

5.1.1 General Acceptance Requirements

5.1.1.1 Provision of Required Merchant Information

An Acquirer or its Agent must provide to Interlink information for each Merchant, Marketplace, Sponsored Merchant,¹ or Ramp Provider.¹

A separate submission to Interlink is not required if the information has been previously submitted to Visa.

The information must be accurate, updated whenever the information changes, and in the format specified by Interlink, as follows:

- T/A (trading as) or DBA (doing business as) name
- Full legal name (if different from DBA name). For a sole proprietor, the information must include the sole proprietor's full first and last name, including the middle initial.
- Merchant Outlet address (including street address, city, state/province, and postal code [or country equivalent])
- Telephone number²
- Acquirer-assigned Merchant ID
- Card acceptor identification
- US Federal Taxpayer Identification Number, and identification of the number as either a US Federal Employer Identification Number (FEIN) or Social Security Number (SSN)
- Payment Facilitator name (for Sponsored Merchants only)
- Payment Facilitator identifier assigned by Visa/Interlink and Sponsored Merchant identifier assigned by the Payment Facilitator, as applicable
- Ramp Provider identifier assigned by Interlink and Conversion Affiliate identifier assigned by the Ramp Provider, as applicable.
- Merchant's incorporation status (for example: corporation, partnership, sole proprietor, non-profit)
- Merchant's primary and any secondary MCCs

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- ¹ An entity that operates only in the Card-Absent Environment (for example: Marketplace, Digital Wallet Operator, or Ramp Provider) is subject to this requirement if the entity processes qualified Card-Absent Interlink Transactions.
- ² This information is optional.

ID# 0026460

Edition: Apr 2025 | Last Updated: Apr 2024

5.1.1.2 Request for Transaction Record for Error Resolution

An Acquirer must cooperate fully with Interlink and all Interlink Members in the resolution of Cardholder disputes and errors.

If requested by Interlink or an Interlink Member to provide information about a Transaction Record, the Acquirer must send the requested information to the requestor within 10 calendar days of receipt of the request.

ID# 0030441

Edition: Apr 2025 | Last Updated: Apr 2018

5.1.1.3 Transaction with an Unrecognized Service Code

An Acquirer must not prevent its Merchant from accepting a Card encoded with an unrecognized Service Code.

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5.1.1.4 Restriction on Use of Automated Clearing House Service

An Acquirer must not route Transactions to the Issuer through a processing arrangement with the Automated Clearing House.

ID# 0030443 Ed	dition: Apr 2025	Last Updated: Apr 2018
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5.1.1.5 Permitted Merchant Surcharging

A Merchant and all its Merchant Outlets operating under the Merchant's Trade Name that are located in the original five-state Interlink Network areas of Arizona, California, Nevada, Oregon and Washington may surcharge if either:

• The Merchant was an Interlink Network participant as of 23 September 1993 and was levying a surcharge as of that date.

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- The Merchant became an Interlink Network participant after 23 September 1993 and both:
 - A Merchant Agreement that permits surcharging was executed by 31 October 1993
 - The Merchant was operational and levied a surcharge by 1 March 1994

ID# 0030444

Edition: Apr 2025 | Last Updated: Apr 2018

5.2 Acquirer Responsibilities Related to Merchants

5.2.1 Merchant Agreements and Merchant Relationships

5.2.1.1 Prohibition on Merchant Participation

Interlink may impose conditions upon a Merchant through the Acquirer or permanently prohibit a Merchant's participation in the Interlink Program for good cause if the Merchant fails to take corrective action with respect to activity such as:

- Fraudulent activity
- Presenting a Transaction that was not the result of an act between the Cardholder and the Merchant
- Repeated violation of the Interlink Rules
- Any other activities that may result in undue economic hardship or damage to the goodwill of the Interlink program

ID# 0030445

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5.2.1.2 Use of Interlink Routing File for Card-Absent Interlink Transactions

An Acquirer that supports Card-Absent Interlink Transaction processing must subscribe to and use, and require that its Merchant's Merchant Processors subscribe to and use, either the Interlink and Visa Routing File or the PIN at Point of Sale Routing File, and process updates to it within 6 days of receipt.

ID# 0030977

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5.2.1.3 Merchant Agreement-Related Acquirer Responsibilities

Unless specified otherwise in the Interlink Rules, the form, content and appearance of a Merchant Agreement is at the discretion of the Acquirer.

The Acquirer must comply with all of the following:

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- Ensure that provisions included in its Merchant Agreement are consistent with the Interlink Rules
- Update the Merchant Agreement in response to amendments to Interlink Rules
- Retain the Merchant Agreement at its place of business
- Ensure that the Merchant Agreement provides for immediate termination of the Merchant for any significant circumstances that create harm or loss of goodwill to the Interlink Network

D# 0028044			

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5.2.1.4 Merchant Category Code (MCC) Assignment

Unless otherwise required by law, an Acquirer must assign to a Merchant Outlet the MCC that most accurately describes its business.

An Acquirer must assign 2 or more MCCs to a Merchant Outlet if either:

- The Merchant Outlet has deployed an Automated Fuel Dispenser and sells fuel or other goods or services in a Face-to-Face Environment.
- Separate lines of business are located at the same Merchant Outlet and one or more of the following applies:
 - A separate Merchant Agreement exists for each line of business.
 - Multiple Merchant Outlets on the same premises display different Merchant names.
 - One of the lines of business is designated by Visa/Interlink to be a High-Integrity Risk Merchant.
 - An Electronic Commerce Merchant Outlet¹ contains a link to a separate electronic commerce website, and each website qualifies for a different MCC
- ¹ An Interlink Transaction processed by an Electronic Commerce Merchant must qualify as a Card-Absent Interlink Transaction.

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5.2.1.5 Retention of Merchant Investigation Results

An Acquirer investigating a Merchant must retain all applicable documentation for a minimum of 2 years following the termination of the Merchant Agreement.

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5.2.1.6 Sponsored Merchant Notification

An Acquirer that sponsors 50 or more Merchants must notify Interlink of each Merchant it sponsors and provide information about the Merchant at least 3 business days before initiating the first Transaction.

Interlink may use and disclose Merchant name and location information on the Internet for public use.

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5.2.1.7 Requirements for Acquirers Soliciting Electronic Commerce Merchant Applications

An Acquirer soliciting Electronic Commerce Merchant applications to process a Card-Absent Interlink Transaction must list Merchant Outlet location requirements on its website and/or application.

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5.2.1.8 Due Diligence Review of Prospective Merchant or Sponsored Merchant

Before contracting with a prospective Merchant or Sponsored Merchant, an Acquirer or a Payment Facilitator must conduct an adequate due diligence review, including a site visit to the business premises (if applicable) or suitable alternative, to ensure compliance with the Acquirer's obligation to submit only legal Transactions to VisaNet.

Additional due diligence to enable processing of Card-Absent Interlink Transactions is not required if the Acquirer or Payment Facilitator has conducted one to comply with Visa requirements.

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5.2.1.9 Merchant Name Assignment

The name used to identify a Merchant must be all of the following:

- The name it primarily uses to identify itself to its customers
- That is displayed at each Merchant Outlet
- For an Electronic Commerce Merchant,¹ the name displayed on the Merchant's website and/or application. For Electronic Commerce Transactions, the website address may be used, unless the website address is not directly related to the Merchant name.

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- Used consistently, including spelling, in every place that it is used, including, but not limited to, the following:
 - Transaction Receipt provided to the Cardholder
 - Pre-Authorization Request, Pre-Authorization Completion, Authorization Request, or Completion Message
 - Dispute, Dispute Response, and Acquirer-initiated pre-Arbitration records

The Acquirer must correct non-compliant Merchant names or those causing Cardholder confusion.

¹ A Transaction processed by an Electronic Commerce Merchant must qualify as a Card-Absent-Interlink Transaction.

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5.3 Payment Facilitators, Digital Wallet Operators, and Marketplaces

5.3.1 Acquirer Responsibilities and Liabilities in Marketplace, Payment Facilitator, and Digital Wallet Operator Agreements

5.3.1.1 Required Content of Payment Facilitator Agreement or Digital Wallet Agreement

The Acquirer must include all of the following in a Payment Facilitator Agreement or a Digital Wallet Operator (DWO) agreement:¹

- A requirement that the Payment Facilitator and its Sponsored Merchants, or the DWO comply with the Interlink Rules
- A requirement that the Payment Facilitator enter into a contract with each Sponsored Merchant
- The Acquirer's right to immediately terminate a Sponsored Merchant, the Payment Facilitator, a DWO, or a retailer signed by a DWO for good cause or fraudulent or other activity or upon Interlink request
- Statements specifying that the Payment Facilitator or the DWO:
 - Is liable for all acts, omissions, Cardholder disputes, and other Cardholder customer servicerelated issues caused by the Payment Facilitator's Sponsored Merchants, or the retailer signed by a DWO
 - Is responsible and financially liable for each Transaction processed on behalf of the Sponsored Merchant, or for any disputed Transaction or credit
 - Must not transfer or attempt to transfer its financial liability by asking or requiring Cardholders to waive their dispute rights

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- Must not permit a Sponsored Merchant to transfer or attempt to transfer its financial liability by asking or requiring Cardholders to waive their dispute rights
- Must not deposit Transactions on behalf of another Payment Facilitator
- Must not contract with a Sponsored Merchant, or a retailer in the case of a DWO, whose contract to accept Transactions was terminated at the direction of Interlink or a government agency
- Must provide the names of principals and their country of domicile for each of its Sponsored Merchants, or retailers signed by an DWO, and Transaction reports to its Acquirer and to Interlink upon request
- Must ensure that its Sponsored Merchants comply with the Payment Card Industry Data Security Standard (PCI DSS) and the Payment Card Industry (PCI) Software Security Framework (SSF) Standards

¹ Electronic Commerce Transactions processed on the Interlink Network must qualify as Card-Absent Interlink Transactions.

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5.3.1.2 Acquirer Liability for Payment Facilitators and Sponsored Merchants

A Sponsored Merchant will be treated as a Merchant of its Payment Facilitator's Acquirer.

An Acquirer that contracts with a Payment Facilitator is liable for all acts, omissions, and other adverse conditions caused by the Payment Facilitator and its Sponsored Merchants, including, but not limited to:

- Related legal costs
- Settlement to the Payment Facilitator or Sponsored Merchant
- Fulfillment of Settlement obligations for funds disbursement/money transfer/P2P programs

The acts and omissions caused by a Sponsored Merchant will be treated as those of the Payment Facilitator and those caused by a Payment Facilitator or a Sponsored Merchant as those of the Acquirer.

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5.3.1.3 Acquirer Requirements for Contracting with Payment Facilitators

If an Acquirer contracts with a Payment Facilitator, it must comply with all of the following:

- Be in good standing in all Interlink risk management programs
- Be financially sound (as determined by Visa/Interlink)

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- Ensure that its registration of its Payment Facilitator, including the attestation of due diligence review, is confirmed by Interlink before submitting Transactions on behalf of the Payment Facilitator or its Sponsored Merchant. If the Payment Facilitator is considered to be high-integrity risk, it must be registered as a High-Integrity Risk Payment Facilitator even if that Payment Facilitator has previously been registered with Visa/Interlink.
- All of the following:
 - Obtain from Visa/Interlink a unique Payment Facilitator identifier that must be assigned by the Acquirer to each Payment Facilitator to use in Transaction processing
 - Ensure the Payment Facilitator determines and assigns a unique identifier to each Sponsored Merchant
 - Ensure that every Transaction contains the Payment Facilitator identifier and the Sponsored Merchant identifier in the Pre-Authorization Request or Authorization Request and the Completion Message
- If the Acquirer settles the proceeds of Transactions submitted by the Payment Facilitator on behalf of its Sponsored Merchants, pay the proceeds into a bank account that is in the jurisdiction of the Acquirer
- Not allow its Payment Facilitator to provide payment services to outbound telemarketers
- Upon Interlink request, submit to Interlink activity reporting on its Payment Facilitator's Sponsored Merchants that includes all of the following for each Sponsored Merchant:
 - Sponsored Merchant name as it appears in the Merchant name field
 - Sponsored Merchant DBA name
 - Payment Facilitator name
 - Monthly Transaction count and amount
 - Monthly Dispute count and amount
- Ensure that its Sponsored Merchants and the Sponsored Merchants of its Payment Facilitators follow all Merchant-related rules
- Ensure that its Payment Facilitators provide customer service directly or through its Sponsored Merchants
- Ensure that its Payment Facilitators have access to the results of any positive matches on the Visa Merchant Screening Service (VMSS)
- In addition, all of the following:
 - Include in its contract with the Payment Facilitator a clear statement of both the jurisdiction within which the Payment Facilitator may contract with Sponsored Merchants and the category (or categories) of Sponsored Merchants with which it may contract

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Interlink Core Rules and Interlink Product and Service Rules

- When a Cardholder can access a Payment Facilitator's website and/or application directly, ensure that its Payment Facilitator both:¹
 - Provides customer service and after-sales support, either directly or via its Sponsored Merchants, in all languages in which services are offered
 - Clearly display customer service contact information or trading office contact information on its website and/or application
- Ensure that its Payment Facilitator reports Sponsored Merchant and Transaction Information to the Acquirer and, upon request, to Interlink
- Ensure that its Payment Facilitator uses the appropriate MCC for each Sponsored Merchant and other required indicators to identify Merchant or Transaction type

¹ An Electronic Commerce Transaction processed by a Payment Facilitator must be a qualified Card-Absent Interlink Transaction.

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5.3.1.4 Acquirer, Payment Facilitator, and Sponsored Merchant Agreement Terms

An Acquirer that contracts with a Payment Facilitator¹ must enter into a direct Merchant Agreement with a Sponsored Merchant that exceeds USD 1 million in annual Transaction volume, as follows:

- For a Sponsored Merchant new to the Payment Facilitator, before processing any Transactions
- For a Sponsored Merchant with an existing Merchant Agreement with the Payment Facilitator, the earlier of either:
 - The renewal of the Merchant Agreement with the Payment Facilitator
 - 2 years after the Sponsored Merchant's annual Transaction volume exceeds USD 1 million

A Payment Facilitator may continue to provide payment services (including settlement) to the Merchant.

An Acquirer is not required to enter into a direct Merchant Agreement if either:

- All of the following:²
 - The Payment Facilitator has held the relationship with the Sponsored Merchant for at least 2 years with the same Acquirer.
 - The Payment Facilitator provides regular reporting to the Acquirer that includes, at a minimum, Sponsored Merchant Transaction volume, Disputes, and Fraud Activity.
 - The Acquirer continues to oversee the Payment Facilitator and the Sponsored Merchant's relationship.

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Interlink Core Rules and Interlink Product and Service Rules

- The Sponsored Merchant is classified with one of the following MCCs:
 - 4900 (Utilities Electric, Gas, Water, and Sanitary)
 - 6012 (Financial Institutions Merchandise, Services, and Debt Repayment)
 - 6051 (Non-Financial Institutions Foreign Currency, Liquid and Cryptocurrency Assets [for example: Cryptocurrency], Money Orders [Not Money Transfer], Account Funding [not Stored Value Load], Travelers Cheques, and Debt Repayment)
 - 6513 (Real Estate Agents and Managers Rentals)
 - 8011 (Doctors and Physicians [Not Elsewhere Classified])
 - 8050 (Nursing and Personal Care Facilities)
 - 8062 (Hospitals)
 - 8099 (Medical Services and Health Practitioners [Not Elsewhere Classified])
 - 8211 (Elementary and Secondary Schools)
 - 8220 (Colleges, Universities, Professional Schools, and Junior Colleges)
 - 8241 (Correspondence Schools)
 - 8244 (Business and Secretarial Schools)
 - 8249 (Trade and Vocational Schools)
 - 8299 (Schools and Educational Services [Not Elsewhere Classified])
 - 9311 (Tax Payments)
 - 9211 (Court Costs, Including Alimony and Child Support)
 - 9222 (Fines)
 - 9223 (Bail and Bond Payments)

Interlink reserves the right to amend these terms, including, but not limited to, the Payment Facilitator and Acquirer contract limit.

¹ An Electronic Commerce Transaction processed by a Payment Facilitator must be a qualified Card-Absent Interlink Transaction.

² The Acquirer may implement a direct or tri-party agreement, except if the Sponsored Merchant is a High-Integrity Risk Merchant, T&E Merchant, or Merchant that conducts Advance Payments.

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Interlink Core Rules and Interlink Product and Service Rules

5.3.1.5 Additional Sponsored Merchant Requirements for Payment Facilitators

A Payment Facilitator may contract with a Business Payment Solution provider, Consumer Bill Payment Service provider, Digital Wallet Operator that operates a Stored Value Digital Wallet, or Marketplace to process a qualified Card-Absent Interlink Transactions only if all of the following:¹

- The Acquirer is a party to the Merchant Agreement with the Business Payment Solution provider, Consumer Bill Payment Service provider, Digital Wallet Operator, or Marketplace.
- The Acquirer, Consumer Bill Payment Service provider, Digital Wallet Operator, or Marketplace are all located either in the US Region or the same US Territory.
- For Marketplaces, both:
 - The Marketplace identifier is populated as the Sponsored Merchant identifier in addition to the Payment Facilitator identifier.
 - At least 75% of the Marketplace's sellers are located in the same country as the Marketplace.
- For Digital Wallet Operators that operate Stored Value Wallets, High-Integrity Risk Transactions and person-to-person (P2P)/money transfer programs are not permitted.

A Payment Facilitator must not contract with another Payment Facilitator, a Digital Wallet Operator that operates a Staged Digital Wallet, or Ramp Provider.

If a Payment Facilitator contracts with a Business Payment Solution provider, Consumer Bill Payment Service provider, Digital Wallet Operator that operates a Stored Value Digital Wallet, or Marketplace, each Business Payment Solution provider, Consumer Bill Payment Service provider, Digital Wallet Operator, or Marketplace is considered a Sponsored Merchant of the Payment Facilitator.

¹ Effective through 31 March 2025 The Acquirer, Payment Facilitator, Consumer Bill Payment Service provider, Digital Wallet Operator, or Marketplace must not be identified in any Visa/Interlink risk programs (for example: Visa Integrity Risk Program) or have had excessive risk program violations in the 3 years before entering into a Merchant Agreement or Payment Facilitator Agreement.

Effective 1 April 2025 The Acquirer, Payment Facilitator, and Business Payment Solution provider, Consumer Bill Payment Service provider, Digital Wallet Operator, or Marketplace must not be identified in any Visa risk programs (for example: Visa Acquirer Monitoring Program or Visa Integrity Risk Program) or have had excessive risk program violations in the 3 years before entering into a Merchant Agreement or Payment Facilitator Agreement.

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Interlink Core Rules and Interlink Product and Service Rules

5.3.2 Payment Facilitator, Digital Wallet Operator, Marketplace, Ramp Provider Responsibilities and Requirements

5.3.2.1 Assignment of Digital Wallet Operator, Marketplace, or Ramp Provider Location

The correct location assigned by an Acquirer of its Payment Facilitator, Digital Wallet Operator (DWO), or Marketplace must be the country in which the entity maintains as its Principal Place of Business.

For an entity that processes Transactions on the Interlink Network, the Principal Place of Business must be the US Region or US Territory.

A Card-Absent Environment Transaction processed by a Payment Facilitator, DWO or a Marketplace must qualify as a Card-Absent Interlink Transaction.

For a Card-Absent Interlink Transaction, an Acquirer must assign the correct location of a Ramp Provider as the country of the Ramp Provider's Principal Place of Business.

For a Card-Absent Interlink Transaction, an Acquirer may assign additional Ramp Provider locations if all of the following occur in each country:

- The Ramp Provider has a permanent location at which the Ramp Provider's employees or agents conduct the business activity directly related to the provision of the Ramp Provider's services to the Conversion Affiliates.
- Cardholder correspondence and judicial process are sent by/delivered to the Ramp Provider.
- The Ramp Provider pays taxes related to revenue earned from the provision of services to Cardholders and Card acceptance services to Conversion Affiliates, if the country levies such taxes.
- The Conversion Affiliate is subject to local laws and regulations.

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5.3.2.2 Qualification as a Marketplace, Merchant, Payment Facilitator, Digital Wallet Operator, or Ramp Provider

An entity that deposits a Transaction, receives settlement from, or contracts with an Acquirer is classified as a Merchant if all of the following apply:

- The entity represents itself as selling the goods or services to the Cardholder.
- The entity uses its name primarily to identify its Merchant Outlet to the Cardholder.
- The entity provides recourse to the Cardholder in the event of a dispute.

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Interlink Core Rules and Interlink Product and Service Rules

Otherwise, the entity is classified as one of the following:

- A Digital Wallet Operator (DWO)¹
- A Marketplace¹
- A Payment Facilitator¹
- A Ramp Provider

Interlink reserves the right to determine whether an entity is a Payment Facilitator, a Marketplace,¹ a Merchant, a DWO,¹ or a Ramp Provider and may use additional criteria including, but not limited to, the entity's name that appears on the Transaction Receipt and the entity that:

- Owns or takes possession of the goods or services
- Books the sale as revenue
- Provides customer service and handles returns

A retailer must not transfer the title or ownership from the retailer to another entity momentarily before the goods/services are sold to the Cardholder (a "flash title transfer"). A recipient of a flash title transfer is not classified as a Merchant.

In a Franchise arrangement, the franchisee is considered to be part of the overall Franchise-Merchant relationship and not a different Merchant.

¹ A Card-Absent Environment Transaction deposited by a Payment Facilitator, Digital Wallet Operator (DWO), Marketplace, or a Ramp Provider must be a qualified Card-Absent Interlink Transaction.

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5.3.3 Digital Wallet Operators

5.3.3.1 Staged Digital Wallet – Acquirer Requirements

An Acquirer's contract with a Digital Wallet Operator (DWO) that operates a Staged Digital Wallet must be limited to the processing of Card-Absent Interlink Transactions.

An Acquirer must comply with all of the following:

- Be in good standing in all Visa/Interlink risk management programs
- Register the DWO as a Third Party Agent with Visa/Interlink
- Obtain a Merchant Verification Value (MVV) for each DWO
- Pay the proceeds of Transactions conducted via the DWO into a bank account in the DWO location

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5.3.3.2 Digital Wallet Operator Requirements

A Digital Wallet Operator (DWO) that processes qualified Card-Absent Interlink Transactions is subject to the requirements specified in this section.

A Digital Wallet Operator (DWO) must comply with all of the following:

- Not contract with a Payment Facilitator, another DWO, or a Ramp Provider¹ to process Transactions
- Display on the payment screen and all screens that show account information both:
 - The last 4 digits of the Payment Credential
 - The Interlink Brand Mark or the name "Interlink" in text immediately next to a Visa payment option
- If the wallet can be used at a retailer that Visa classifies as a High-Integrity Risk Merchant, both of the following before submitting Transactions:
 - Be registered with Visa/Interlink as a High-Integrity Risk Merchant
 - Ensure that applicable retailers that receive payment from the DWO are registered as High-Integrity Risk Merchants
- In addition, for a Staged Digital Wallet, all of the following:
 - The DWO and the retailer must be located in the US Region or the same US Territory
 - Have an acceptance contract with each retailer and conduct appropriate due diligence
 - Enable Transactions only through its own proprietary acceptance mark or a mark that is not that
 of a non-Interlink general purpose payment network
 - Not assign to a Cardholder a Payment Credential or a credential of a non-Interlink general purpose payment network to conduct Back-to-Back Funding

¹ This applies to Staged Digital Wallets only.

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5.3.3.3 Merchant Wallet Transaction Processing Requirements

A Digital Wallet Operator that operates a Merchant Wallet must process Transactions as follows:

- Where the Merchant Wallet is used at a Merchant Corporation that consists of a single Merchant brand assigned a single Merchant Category Code, process all Transactions as a purchase.
- Where the Merchant Wallet is used at a Merchant Corporation that consists of multiple Merchant brands, with each brand assigned the same Merchant Category Code, both of the following:

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Interlink Core Rules and Interlink Product and Service Rules

- If the Merchant Wallet can only be funded before the Cardholder makes a purchase, process all subsequent Transactions as purchases
- If the wallet supports Back-to-Back Funding, comply will all requirements applicable to Staged Digital Wallets, as specified in *Section 5.3.3, Digital Wallet Operators*
- Where the Merchant Wallet is used at a Merchant Corporation that consists of multiple Merchant brands, and various MCCs are assigned, as applicable, to the respective Merchant brands, both of the following:
 - If the wallet can only be funded before the Cardholder makes a purchase, comply with all requirements applicable to Stored Value Digital Wallets as specified in Section 5.3.3, Digital Wallet Operators
 - If the wallet supports Back-to-Back Funding, comply with all requirements applicable to Staged Digital Wallets as specified in *Section 5.3.3, Digital Wallet Operators*

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5.3.4 Acquirer Responsibility for Marketplaces

5.3.4.1 Marketplace Qualification Requirements

A Marketplace may process an Interlink Transaction only if the Transaction qualifies as a Card-Absent Interlink Transaction.

An entity qualifies as a Marketplace if it meets all of the following requirements:

- Brings together Cardholders and retailers on an electronic commerce website or mobile application
- Its name or brand is:
 - Displayed prominently on the website or mobile application
 - Displayed more prominently than the name and brands of retailers using the Marketplace
 - Part of the mobile application name or URL
- Handles payments for sales and refunds on behalf of the retailers that sell goods and services through the Marketplace, and receive settlement for Transactions on their behalf
- Is financially liable for Disputes and resolves disputes between Cardholders and retailers by providing either:
 - A decision that binds both Cardholder and retailer
 - A money-back guarantee funded by the Marketplace

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Interlink Core Rules and Interlink Product and Service Rules

- Ensures that no retailer that is located outside the Marketplace's jurisdiction exceeds both:
 - USD 10 million in annual Visa/Interlink volume through the Marketplace
 - 10% of the Marketplace's annual Visa/Interlink volume

The following Merchant types are not eligible to be Marketplaces or retailers using a Marketplace:

- Franchisees
- Travel agents
- High-Integrity Risk Merchants

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5.3.4.2 Required Additional Content of Marketplace Agreement

In addition to the required content of a Merchant Agreement, an Acquirer must include all of the following in a Marketplace¹ agreement:

- A requirement that the Marketplace and its retailers comply with the Interlink Rules
- A requirement that the Marketplace enter into a contract with each retailer before it deposits Transactions on the retailer's behalf
- The Acquirer's right to prohibit individual retailers from participating in the Interlink Network and to immediately stop depositing Transactions for any individual retailer for good cause or upon Interlink request
- Statements specifying that the Marketplace in the US or US Territory:
 - Is permitted to process Transactions for retailers outside the US Region or US Territory, and must ensure that the Transactions are legal in the US Region/US Territory and in the country of the retailer
 - Is liable for all acts, omissions, Cardholder disputes, and other Cardholder customer servicerelated issues caused by the Marketplace's retailers
 - Is responsible and financially liable for each Transaction processed on behalf of a retailer
 - Must not transfer or attempt to transfer, or permit the retailer to transfer or attempt to transfer, its financial liability by asking or requiring Cardholders to waive their dispute rights
 - Must deposit Transactions only on behalf of retailers of goods and services that use the Marketplace's website or application
 - Must not knowingly contract with a retailer whose contract to accept Transactions was terminated at the direction of Visa/Interlink or a government agency

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Interlink Core Rules and Interlink Product and Service Rules

¹ An Acquirer's agreement with a Marketplace for the purpose of processing Interlink Transactions applies only to qualifying Card-Absent Interlink Transactions.

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5.3.4.3 Acquirer Liability for Marketplaces

An Acquirer that contracts with a Marketplace¹ is liable for all acts, omissions, and other adverse conditions caused by the Marketplace and its retailers, including, but not limited to:

- Related legal costs
- Settlement to the Marketplace or retailer

The acts and omissions of a retailer will be treated as those of the Marketplace, and the Acquirer is fully liable for any losses to Interlink, its Members, or other stakeholders caused by a Marketplace or its retailers.

¹ For the purpose of processing Interlink Transactions, an Acquirer's contract with a Marketplace is limited to qualified Card-Absent Interlink Transactions.

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5.3.4.4 Marketplace Acquirer Requirements

An Acquirer that contracts with a Marketplace² must comply with all of the following:

- Be in good standing in all Visa/Interlink risk management programs
- Register the Marketplace as a Third Party Agent with Visa/Interlink
- Ensure that adequate due diligence is applied to retailers using a Marketplace and that risk management controls are in place to do all of the following:
 - Prevent Transactions that might be illegal in the US Region and US Territories or in the location of the retailer¹
 - Prevent the sale of counterfeit products or goods that infringe intellectual property
 - Provide a process to investigate and remediate rights-holder complaints
 - Ensure that the Marketplace and its retailers are not engaged in any activity that could cause harm to the Interlink brand
 - Ensure compliance with all laws, regulations, requirements, and Interlink Rules relating to antimoney laundering and anti-terrorist funding
- Ensure that the Marketplace complies with all Interlink Rules relating to Merchants unless otherwise stated or unless the rule is inconsistent with a rule specific to Marketplaces

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- Obtain from Visa/Interlink a unique Marketplace identifier and include the Marketplace identifier in all Transaction messages
- ¹ To determine the location of a retailer, an Acquirer and a Marketplace must use the retailer's Principal Place of Business or an additional Merchant Outlet location, if applicable, as specified in *Section 1.5.1.2, Assignment of Merchant Outlet Location*.
- ² For the purpose of processing Interlink Transactions, an Acquirer's contract with a Marketplace is limited to qualified Card-Absent Interlink Transactions.

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5.3.4.5 Reporting Requirements for Acquirers of Marketplaces

An Acquirer must include a foreign retail indicator to identify Domestic Transactions involving a Marketplace¹ retailer located outside the US Region or US Territory.

To determine the location of a retailer, an Acquirer and a Marketplace must use the retailer's Principal Place of Business or an additional Merchant Outlet location, if applicable, as specified in <u>Section</u> 1.5.1.2, Assignment of Merchant Outlet Location.

¹ An Interlink Transaction processed by a Marketplace must be a qualified Card-Absent Interlink Transaction.

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5.3.5 Ramp Provider Acquirer Requirements

5.3.5.1 Required Additional Content of Ramp Provider Agreement

In addition to the required content of a Merchant Agreement, an Acquirer must at least include all of the following in a Ramp Provider agreement:¹

- A requirement that the Ramp Provider and its Conversion Affiliates comply with the Interlink Rules.
- A requirement that the Ramp Provider enter into a contract with each Conversion Affiliate before it deposits Transactions on the Conversion Affiliate.
- The Acquirer's right to prohibit individual Conversion Affiliates from participating in the Interlink system and to immediately stop depositing Transactions for any individual retailer for good cause or upon Visa request.
- Statements specifying that the Ramp Provider:
 - Is permitted to process Transactions for Conversion Affiliates located in a different country to the Ramp Provider^{1,2} and must ensure that Transactions are legal in the country of the Ramp Provider and of the Conversion Affiliate.³

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Interlink Core Rules and Interlink Product and Service Rules

- Is liable for all acts, omissions, Cardholder disputes, and other Cardholder customer servicerelated issues caused by the Ramp Provider's Conversion Affiliates.
- Is responsible and financially liable for each Transaction processed on behalf of a Conversion Affiliate.
- Must not transfer or attempt to transfer or permit the Conversion Affiliate to transfer or attempt to transfer, its financial liability by asking or requiring Cardholders to waive their dispute rights.
- Must not deposit Transactions on behalf of another Ramp Provider, Payment Facilitator or, Staged Digital Wallet.
- Must deposit Transactions only on behalf of Conversion Affiliates of goods and services that use the Ramp Provider's services under a contract.
- Must not knowingly contract with a retailer whose contract to accept Transactions was terminated at the direction of Interlink or a government agency.
- Must provide the names of principles and their country of domicile for each of its Conversion Affiliates and Transaction reports to its Acquirer and to Interlink upon request.
- Must ensure that its Conversion Affiliates comply with the *Payment Card Industry (PCI) Software* Security Framework (SSF), if the Ramp Provider delivers payment information to Conversion Affiliates.
- ¹ An Acquirer in the Card-Absent Environment is subject to this requirement if the Acquirer processes Card-Absent Interlink Transactions.
- ² To determine the location of a Conversion Affiliate, an Acquirer and a Ramp Provider must use the Conversion Affiliate Place of Business or an additional Merchant Outlet location, if applicable, as specified in *Section 1.5.1.2, Assignment of Merchant Outlet Location*

³ This requirement if the Acquirer processes Card-Absent Interlink Transactions in the US Region or a US Territory.

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5.3.5.2 Ramp Provider Acquirer Requirements

An Acquirer that contracts with a Ramp Provider must do all of the following:¹

- Be in good standing in all Interlink risk management programs.
- Be financially sound (as determined by Interlink).
- Ensure the Ramp Provider does not contract with a Payment Facilitator or Staged Digital Wallet Operator to process Transactions.
- Register the Ramp Provider as a Third Party Agent with Interlink.

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- Ensure that adequate due diligence is applied to Conversion Affiliates using a Ramp Provider and that risk management controls are in place to do all of the following:
 - Prevent Transactions that are illegal in the location of the Ramp Provider, the location of its Conversion Affiliate,² or the location of the Cardholder.
 - Prevent the sale of counterfeit products or goods that infringe on intellectual property.
 - Provide a process to investigate and remediate rights-holder complaints.
 - Ensure that the Ramp Provider and its Conversion Affiliates are not engaged in any activity that could cause harm to the Visa/Interlink brand.
 - Ensure compliance with all laws, regulations, and requirements, and Interlink Rules relating to anti-money laundering and anti-terrorist financing.
- Ensure that the Ramp Provider complies with all Interlink Rules relating to Merchants unless otherwise stated or unless the rule is inconsistent with a rule specific to Ramp Providers.
- Obtain from Interlink a unique Ramp Provider identifier³ that must be assigned by the Acquirer to each Ramp Provider to use in Transaction processing.
- Ensure the Ramp Provider determines and assigns a unique identifier³ to each Conversion Affiliate.
- Effective 18 October 2025 Ensure that every Transaction contains the Ramp Provider identifier and the Conversion Affiliate identifier, as follows:
 - In an Authorization record, both the Ramp Provider identifier³ and the Conversion Affiliate identifier
 - In a Clearing Record, only the Ramp Provider identifier
- Register the Ramp Provider as a High-Integrity Risk Ramp Provider, if the Ramp Provider supports a Conversion Affiliate that Interlink classifies as High-Integrity Risk, the Conversion Affiliate must also be registered as a High-Integrity Risk Merchant before submitting Transactions.
- Ensure that the Ramp Provider holds a contract with each Conversion Affiliate.
- Ensure that its Ramp Provider uses the appropriate MCC for each Conversion Affiliate and other required indicators to identify a Merchant or Transaction type.
- ¹ An Acquirer in the Card-Absent Environment is subject to this requirement if the Acquirer processes Card-Absent Interlink Transactions.
- ² To determine the location of a Conversion Affiliate, an Acquirer and a Ramp Provider must use the Conversion Affiliate's Principal Place of Business or an additional Merchant Outlet location, if applicable, as specified in *Section 1.5.1.2, Assignment of Merchant Outlet Location*.
- ³ An Acquirer must send the tax identification and Merchant legal name if it has obtained the Ramp Provider's consent to do so. If not, the Acquirer must send the Ramp Provider identifier and the Conversion Affiliate identifier.

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5.4 Merchant and Cardholder Interaction

5.4.1 Conditions of Card Acceptance

5.4.1.1 Minimum and Maximum Transaction Amount Prohibitions

A Merchant must not establish a minimum or maximum Transaction amount as a condition for honoring a Card, but may establish a minimum or maximum Cash-Back amount if it supports Cash-Back Transactions.

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5.4.2 Cardholder Validation with PIN

5.4.2.1 Cardholder PIN Requirement

A Merchant must require a Cardholder to enter a PIN to verify the Cardholder's identity for Transactions conducted at the Point of Sale (POS).¹

The Merchant must not require Cardholder signature or other means of verifying Cardholder identity, or ask the Cardholder to reveal the PIN.

¹ This requirement does not apply to a qualified Card-Absent Interlink Transaction.

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5.4.2.2 Disclosure to Cardholders of Return, Refund, and Cancellation Policies

If a Merchant restricts the return of goods or cancellation of services, it must clearly disclose to a Cardholder its return, refund, and cancellation policies, as follows:

- For Card-Present Environment Transactions, at the Point-of-Sale before the Cardholder completes the Transaction or on the front of the Transaction Receipt. If the disclosure is on the Transaction Receipt or in a separate contract, it must be accompanied by a space for the Cardholder to indicate acceptance of the Merchant's policy.
- For Transactions at an Electronic Commerce Merchant,¹ during the sequence of pages before final checkout, and include a "click to accept" button, checkbox, or other acknowledgement. The disclosure may be a link to a separate page if that link forms part of the "click to accept" acknowledgement and refers to the return, refund, or cancellation policy.
- For Card-Absent Environment Transactions¹ that are not Electronic Commerce Transactions, through mail, email, or text message

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- In addition, for a Guaranteed Reservation,¹ the Merchant must:
 - Disclose the date and time the stay or rental will begin and the location where the accommodation, merchandise, or services will be provided
 - Agree to hold the reservation unless it is cancelled according to the agreed policy. That policy
 must include, but is not limited to the following:
 - Date and time by which the Cardholder must cancel the reservation to avoid a penalty
 - Amount the Cardholder must pay if the reservation is not properly cancelled by the deadline and the Cardholder does not claim the accommodations, merchandise, or services within 24 hours of the agreed time
 - If unable to honor the reservation, provide the agreed accommodations, merchandise, or services, or comparable accommodations, merchandise, or services, at no additional cost to the Cardholder or as agreed by the Cardholder

A Merchant must not require a Cardholder to waive the right to dispute a Transaction with the Issuer.

¹ Interlink Card-Absent Environment Transactions, including Transactions at an Electronic Commerce Merchant, must be qualified Card-Absent Interlink Transactions.

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5.4.3 Merchant Use of Cardholder Account Information

5.4.3.1 Merchant Use of Payment Credential, Cardholder Signature, Card Verification Value 2 (CVV2), or Stored Credential

A Merchant must comply with all of the following:¹

- Not request or use a Payment Credential for any purpose that is not related to payment for goods and services
- Use a Stored Credential only as agreed with the Cardholder
- Not require a Cardholder to complete a postcard, or similar device, that will cause the Card account data or the Cardholder's signature to be in plain view when mailed
- Not request a Card Verification Value 2 (CVV2) from the Cardholder on any written form
- Not request a Card Verification Value 2 (CVV2) from the Cardholder for a Card-Present Environment Transaction
- Display the last 4 digits of the Payment Credential on the payment screen and all screens that show account information

¹ Interlink Transactions completed in a Card-Absent Environment must qualify as Card-Absent Interlink Transactions.

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5.5 Convenience Fees, and Service Fees

5.5.1 Convenience Fees – Allowances, Requirements, Restrictions, Amounts, and Disclosures

5.5.1.1 Convenience Fees

Only a Merchant that has enabled Interlink processing for Card-Absent Interlink Transactions may assess a Convenience Fee for such Transactions.

The Merchant must ensure that the fee is assessed as follows:

- Charged for a bona fide convenience in the form of an alternative payment channel outside the Merchant's customary payment channels and not charged solely for the acceptance of a card
- Not charged if the Merchant operates exclusively in a Card-Absent Environment
- Charged only by the Merchant that provides goods or services to the Cardholder
- Applicable to all forms of payment accepted in the payment channel
- Disclosed clearly to the Cardholder:
 - As a charge for the alternative payment channel convenience
 - Before the completion of the Transaction. The Cardholder must be given the opportunity to cancel
- A flat or fixed amount, regardless of the value of the payment due
- Included as part of the total amount of the Transaction and not collected separately
- Not charged on a Recurring Transaction or an Installment Transaction

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5.5.2 Service Fees – Allowances, Requirements, Restrictions, Amounts, and Disclosures

5.5.2.1 Service Fee Assessment Requirements

A Merchant, Acquirer, or third-party assessing a Service Fee must comply with all of the following unless:

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- Be correctly assigned one of the following Merchant Category Codes (MCCs):
 - 8211 (Elementary and Secondary Schools)
 - 8220 (Colleges, Universities, Professional Schools, and Junior Colleges)
 - 8244 (Business and Secretarial Schools)
 - 8249 (Vocational and Trade Schools)
 - 9211 (Court Costs, Including Alimony and Child Support)
 - 9222 (Fines)
 - 9311 (Tax Payments)
 - 9399 (Government Services [Not Elsewhere Classified])
- Accept Interlink as a means of payment in all channels where payments are accepted. For a Transaction in a Card-Absent interlink Environment, the Transaction must qualify as a Card-Absent Interlink Transaction
- Be authorized to process tax payment Transactions if the Service Fee is charged by a government taxing authority or its third party
- Disclose the fee clearly to the Cardholder as a Service Fee, or local language equivalent, before the Transaction is completed and provide the ability for the Cardholder to cancel the Transaction without incurring a fee or penalty
- Not represent the Service Fee as a fee charged by Interlink
- Ensure that the Service Fee amount is:
 - A reasonable reflection of the costs associated with completing the Transaction (such as the Merchant Discount Rate, Merchant service fee, or any other costs paid to third parties for services directly related to accepting a Card) and, where possible, capped
 - A flat, fixed, banded, or ad valorem amount, regardless of the value of the payment due, as required by applicable laws or regulations
 - Assessed only on the final Transaction amount, after all discounts and rebates have been applied during the Transaction
 - Not charged in addition to a surcharge or Convenience Fee

In addition, a government agency or education Merchant, or its third party, may assess a Service Fee if the entity is both:

- Registered with Visa/Interlink
- Assigned a unique Merchant Verification Value

The Service Fee amount:

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- If assessed by a Merchant, may be processed as a separate Transaction
- If assessed by a third party for a qualified Card-Absent Interlink Transaction, must be processed as a separate Transaction

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5.6 Acceptance Devices

5.6.1 Acceptance Device Requirements

5.6.1.1 Acceptance Device Requirements

An Acceptance Device must comply with the *Transaction Acceptance Device Requirements* and all of the following requirements applicable to the device:

Acceptance Device Type	Requirements	Region(s)
All	• Act upon Card preferences for Cardholder Verification and/or request Online Authorization. If the Service Code (for a Magnetic Stripe) or Cardholder Verification Method list (for a Chip) or the Card Transaction Qualifiers (for the Contactless Chip) indicates a preference for a Cardholder signature, the Merchant may process the Transaction without the Cardholder signature.	All
	Accept all 16-digit Payment Credentials	
	 Make available to the Cardholder all Transaction interfaces supported by the Merchant 	
	• Be able to read a Magnetic Stripe and complete a Magnetic Stripe-read Transaction. This requirement does not apply to compliant Contactless only devices, or if the mobile Acceptance Device used by the Merchant is both:	
	 Compliant with the Payment Card (PCI)- approved solution for commercial-off-the shelf (COTS) devices 	
	 Able to complete a payment Transaction 	

Table 5-1: Acceptance Device Requirements

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Table 5-1: Acceptance Device Requirements (continued)

Acceptance Device Type	Requirements	Region(s)
	through other means at the same location	
	Make available to the Cardholder all Transaction interfaces supported by the Merchant	All
	Be a Chip-Reading Device, including Unattended Cardholder-Activated Terminals	Canada
Contact Chip	Be approved by EMVCo	All
	 Process the Transaction using data read from the Chip on a Chip Card unless any of the following apply, in which case the Transaction must be completed using data read from the Magnetic Stripe of a Chip Card: 	
	 The Chip is not EMV-Compliant 	
	 The Chip reader is inoperable 	
	 The Chip malfunctions during the Transaction or cannot be read. 	
	 The Chip Transaction cannot be completed due to the absence of a mutually supported Application Identifier (AID). 	
	 If neither the Chip nor Magnetic Stripe of a Card can be read by a Chip-enabled device, a Merchant is not required to key enter a Transaction 	
	 If using an active PIN pad or PIN pad port capable of supporting a PIN, both: 	
	 Comply with Visa encryption standards 	
	 Be active for Visa Chip-initiated Transactions. If inactive for Chip-initiated Transactions, support software to ensure compliance with Visa encryption standards. 	
	 Support "Plaintext Offline PIN" if it supports "Enciphered Offline PIN" (excluding UCATs). 	

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Table 5-1: Acceptance Device Requirements (continued)

Acceptance Device Type	Requirements	Region(s)
	Support Fallback Transactions	All
	Support both "Plaintext Offline PIN" (excluding UCATs) and "Enciphered Offline PIN"	Canada
Contactless Chip	Be approved as follows:	All
	 Level 1 – EMVCo certified (full range proximity coupling device (PCD) required)¹ 	
	 Level 2 – EMVCo certified or Visa certified 	
	• Not limit the Transaction amount of a Contactless Transaction	
	• Forward to Visa the form factor indicator field in the Authorization Request and Clearing Record, when provided by a Contactless Payment Device	
	• Be capable of actively enabling and processing a Transaction using the qVSDC transaction path and transmitting the resulting Chip data to VisaNet	
	 If compliant with the Visa Contactless Payment Specification Version 2.1 or later or the EMV Contactless Specification for Payment Systems Book C-3, do both of the following: 	
	 Set the "Reader CVM Required Limit" to the applicable Cardholder Verification Limit 	
	 Set the "Reader Contactless Floor Limit" to the applicable Proximity Payment Floor Limit 	
	Not support the MSD transaction path	
	Comply with the <i>Visa Contactless Payment</i> <i>Specification 2.1.1</i> or later or the equivalent EMV contactless kernel 3	Canada, US
Contactless-Only	 Not have a disabled contact Chip reader or Magnetic Stripe slot 	All
Magnetic Stripe	If not Chip-enabled, be able to process a key- entered Transaction (excluding UCATs)	All

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Table 5-1: Acceptance Device Requirements (continued)

Acceptance Device Type	Requirements	Region(s)
	• Transmit the entire unaltered contents of all data encoded on track 1 or track 2 of the Magnetic Stripe	
	 Not erase or alter any Magnetic Stripe encoding on a Card 	
	• For devices that can accept Cards with more than one Magnetic Stripe, be capable of processing and transmitting the payment data from the Magnetic Stripe	
Unattended Cardholder- Activated Terminal (UCAT)	• Effective through 31 December 2024 For new devices placed in service on or after 1 January 2024, not support plaintext PIN verified offline. Excludes multi-location Merchants with existing devices already in service that support Plaintext PIN Verified Offline.	All
	• Effective 1 January 2025 Not support Plaintext PIN Verified Offline.	
	• Follow all applicable Point-of-Transaction acceptance requirements when accepting payment for goods or services, and follow ATM requirements when dispensing cash	
	Display customer service contact information	
	 If PIN-accepting, be capable of conveying an "invalid PIN – re-enter" message to the Cardholder 	
	 For Chip-initiated and Contactless Transactions, support "No CVM required" for contact and Signature for Contactless 	
	• Support Fallback Transactions only if the UCAT has an integrated Chip and Magnetic Stripe-reader	
	Require PIN or Consumer Device Cardholder Verification Method for Quasi-Cash Transactions	
¹ This does not apply to a <i>Framework</i> .	Tap to Phone Solution. For a Tap to Phone Solution, refer to the	e Visa Tap to Phone

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Interlink Core Rules and Interlink Product and Service Rules

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5.6.1.2 Merchant Acceptance Device Requirements

An Acquirer must require its Merchant to have a correctly operating Acceptance Device and an alphanumeric PIN pad at, or in proximity to, the Point-of-Transaction.

The Acceptance Device must:

- Comply with both of the following documents:
 - V.I.P. System SMS Interlink Technical Specifications
 - PIN Management Requirements Documents
- Be enabled for both Magnetic-Stripe Data and Chip data
- Function reliably
- Be available for use by all Cardholders, and for all Transactions except Pre-Authorization Completion

A point-of-sale PIN pad used by the Merchant must be Visa-approved and triple-DES¹ capable.

¹ The data encryption standard defined in American National Standards Institute X3.92-1981 for encrypting and decrypting binary coded data.

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5.6.1.3 Unique Cryptographic Key Per Device

For all installed Terminals, the secret cryptographic key that relates to PIN security (used to encrypt PINs or other keys or to verify the legitimacy of a device) and that is ever resident within a PIN Entry Device must be unique to that device. It must be unrelated (except by chance) to any key in any other PIN Entry Device.

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5.6.1.4 Expiration Date Validation

A Terminal that validates the track 2 encoded expiration date must be able to support the necessary processing logic to determine validity of Cards encoded.

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5.6.2 Chip-Reading Device Requirements

5.6.2.1 Chip-Reading Device Testing Requirements

An Acquirer must successfully complete Visa Global Level 3 (L3) Testing using the Visa Global L3 Test Set Files, as follows:

- Before deploying a new Chip-Reading Device
- After a significant change to a Chip-Reading Device
- To address an interoperability issue, as required by Visa

The Acquirer must submit test results using the Chip Compliance Reporting Tool (CCRT).

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5.6.2.2 Acquirer Responsibility for Chip-Reading Devices

An Acquirer is responsible for the actions of a Chip-Reading Device that provides improper information and processing decisions to the Chip.

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5.6.2.3 Chip Card Payment POS Entry Mode Code

An Acquirer must ensure that a Chip-Reading Device uses the proper POS Entry Mode code, as specified in the *V.I.P. System SMS Interlink Technical Specifications*, to identify that the Transaction is processed as one of the following:

- Contact Chip Card Transaction
- Contactless Chip Card Transaction
- Magnetic-Stripe Card Transaction

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5.6.3 Unattended Cardholder-Activated Terminals

5.6.3.1 Merchant Disclosure Requirements at Unattended Cardholder-Activated Terminals

An Acceptance Device must comply with the *Transaction Acceptance Device Requirements* and display at or near each Unattended Cardholder-Activated Terminal all of the following:

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- Merchant name and customer service telephone number
- Location(s) or place(s) for redemption of merchandise and any applicable timeline by which the merchandise must be redeemed
- Days and hours of operation of the location(s)
- Notification that the Cardholder's Account will be debited when the Transaction is completed, regardless of when the merchandise is used
- Any other restrictions on the issuance or redemption of merchandise
- Merchant's policy regarding all of the following:
 - Lost merchandise
 - Refunds of unused merchandise
 - Information for Cardholder to use in the event of an error or malfunction

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5.6.3.2 Unattended Cardholder-Activated Terminal Merchant Restrictions

A Merchant must ensure that an Unattended Cardholder-Activated Terminal complies with all of the following:

- Does not dispense any cash, money orders, travelers checks, and similar negotiable instruments
- Does not dispense Scrip
- Reports the amount of merchandise dispensed as a purchase Transaction

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5.7 Merchant Authorization Requirements

5.7.1 Non-Standard Authorizations

5.7.1.1 Authorization Requirements

An Authorization Request must be one of the following:

- An Authorization for a final Transaction amount
- An Estimated Authorization¹
- An Incremental Authorization¹

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¹ An Estimated Authorization or an Incremental Authorization in a Card-Absent Environment applies only to a qualified Card-Absent Interlink Transaction.

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5.7.1.2 Account Verification Requirements

A Merchant that has enabled Interlink processing for qualified Card-Absent Interlink Transactions and chooses to verify the validity of an account must use an Account Verification. An Account Verification must both:

- Be for a currency unit of zero
- Not be used to initiate a purchase Transaction

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5.7.1.3 Estimated Authorization Request Requirements

A Merchant may submit an Estimated Authorization Request¹ when the final Transaction amount is not known. When a Merchant submits an Estimated Authorization Request, it must ensure all of the following:

- The Estimated Authorization Request amount is a genuine estimation of what the Cardholder will spend
- It notifies the Cardholder of the Estimated Authorization Request amount and that subsequent Authorization Requests may be submitted
- The Estimated Authorization Request does not include any amount covering potential damage, theft, or insurance premiums
- An Estimated Authorization Indicator is included in the Authorization Request
- It does not submit an Estimated Authorization Request for Account Funding Transactions,² Cash Disbursements (either manual or through an ATM), Installment Transactions, Advance Payments, Recurring Transactions, or Quasi-Cash Transactions
- ¹ For a Card-Absent Environment Transaction, an Estimated Authorization Request applies only to a Card-Absent Interlink Transaction.
- ² Account Funding Transactions apply only to Card-Absent Interlink Transactions.

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5.7.1.4 Incremental Authorization Request Requirements

A Merchant may submit an Incremental Authorization Request¹ where it has obtained an Approval Response for a valid Estimated Authorization, but the original estimated amount is no longer sufficient to cover either:

- A revised estimate of the final Transaction amount
- The final Transaction amount

The Merchant must use the Incremental Authorization indicator, the same Transaction Identifier used for the initial Estimated Authorization Request.

The Incremental Authorization Request must not include any amount covering potential damage, theft or insurance premiums.

An Authorization Request must not contain both an Estimated Authorization indicator and Incremental Authorization indicator.

¹ If submitted for a Transaction initiated in a Card-Absent Environment, the Transaction must qualify as a Card-Absent Interlink Transaction.

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5.7.2 Merchant Authorization Processing

5.7.2.1 Prohibition against Split Transaction

A Merchant must not split a Transaction¹ by using 2 or more Transaction Receipts, except for the following:

- Advance Payment
- Ancillary Purchase Transaction
- Individual Airline ticket
- Individual Cruise Line ticket
- Installment Transaction
- Original Credit Transaction
- Transaction that includes a Service Fee
- Individual passenger railway ticket

¹ A split Transaction processed in a Card-Absent Environment must be a qualified Card-Absent Interlink Transaction.

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5.7.2.2 Single Authorization Request for Multiple Completion Transactions

A Merchant may obtain a single Pre-Authorization and submit multiple Completion Messages¹ for any of the following:

- The Merchant is an Airline, a Cruise Line, or a US railway Merchant.¹
- The Merchant is a Card-Absent Environment Merchant¹ that ships goods, and all of the following:
 - The purpose is to support a split shipment of goods.
 - The Transaction Receipts associated with each shipment contain:
 - The same Payment Credential and expiration date
 - The same Merchant Outlet name
 - The Merchant discloses to the Cardholder the possibility of multiple shipments on its website and/or application or in writing.
 - With each shipment, the Merchant notifies the Cardholder of the Transaction amount of the shipment.

The Acquirer must use a Multiple Clearing Sequence Number to identify such multiple Transactions.

¹ A Card-Absent Environment Transaction must qualify as a Card-Absent Interlink Transaction.

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5.7.2.3 Approval Response Requirements

A Merchant must obtain an Approval Response before completing a Transaction, unless for Card-Absent Interlink, it is an In-Transit Transaction for which a Merchant must obtain an Authorization within 24 hours of the passenger vehicle reaching its final destination.

An Approval Response that was obtained in accordance with the Visa Rules constitutes a valid Authorization.

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5.7.2.4 Transaction and Processing Timeframes

An Acquirer must process a completed Transaction as specified in *Table 5-2, General Approval Response Validity Timeframes*

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An Acquirer must process all Interlink Transactions as Full Service Online Financial Transactions through the V.I.P. System

Table 5-2: General Approval Response Validity Timeframes

Transaction Type ¹	Maximum Processing Timeframe ²	
Cardholder-initiated Transactions in a Card-Absent Environment	10 calendar days	
Transactions with an Estimated Authorization indicator for any of the following Merchants:	30 calendar days	
Cruise Line Merchants		
Lodging Merchants		
Vehicle Rental Merchants		
Transactions with an Estimated Authorization indicator for any of the following Merchants:	10 calendar days	
Aircraft rental		
Bicycle rental including electric scooters		
Boat rental		
Clothing and costume rental		
DVD and video rental		
Equipment and tool rental		
Furniture rental		
Motor home rental		
Motorcycle rental		
Trailer parks and campgrounds		
All other Transactions in a Card-Present Environment ^{3,4}	5 calendar days	
All Merchant-initiated Transactions ⁶	5 calendar days	
¹ Transactions processed in the Card-Absent Environment must be qualified Card-Absent Interlink Transactions.		

² Timeframe starts on the date of a valid Authorization.

³ For a preauthorization request at an Automated Fuel Dispenser (AFD), a Completion Message or a Reversal must be sent within 2 hours of receipt of an Approval Response.

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Table 5-2: General Approval Response Validity Timeframes (continued)

Transaction Type ¹	Maximum Processing Timeframe ²	
⁴ Effective through 18 July 2025 ATM Transactions, PIN-authenticated Visa Debit Transactions, and Visa ReadyLink Transactions must be processed as Full Service Online Financial Transactions through the V.I.P. System.		
⁵ Effective 19 July 2025 In the US Region: ATM Transactions and PIN-authenticated Visa Debit Transactions must be processed as Full Service Online Financial Transactions through the V.I.P. System.		
 ⁶ Effective through 11 April 2025 Includes Installment Transactions, Recurring Transactions, Advance Payment Transactions, Unscheduled Credential-On-File Transactions, merchandise returns and credits. Effective 12 April 2025 Includes Installment Transactions (except in LAC Region [Brazil] for Domestic Installment Transactions), Recurring Transactions, Advance Payment Transactions, Unscheduled Credential-On-File Transactions (except in LAC Region [Brazil] for Domestic Installment Transactions), Recurring Transactions, Advance Payment Transactions, Unscheduled Credential-On-File Transactions. 		

An Incremental Authorization Request does not extend the processing timeframes in *Table 5-2, General Approval Response Validity Timeframes.*

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5.7.2.5 Merchant Submission of Authorization Reversals

For a qualified Card-Absent Interlink Transaction that received an Approval Response but was not completed, a Merchant must submit an Authorization Reversal, as follows:

- For the full authorized amount(s) or, if a partial order involving split shipments is cancelled, for the partial amount
- Within 24 hours of the earlier of either:
 - When the Transaction was cancelled, or the Cardholder decided to pay by other means
 - The end of the Approval Response validity period as specified in Section 5.7.2.4, Transaction and Processing Timeframes

When a Merchant submits an Incremental Authorization Request, the Merchant may reverse multiple authorized amounts with a single Authorization Reversal only if it uses the same Transaction Identifier for all Authorization Requests and the Authorization Reversal.

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5.8 Specific Acceptance Environments and Procedures

5.8.1 Cash, Cash Equivalents, and Prepaid

5.8.1.1 Cash-Back Transactions

A Merchant that supports Cash-Back Transactions must comply with all of the following:

- Require the use of PIN for Cardholder verification
- If a Cash-Back Transaction is declined, offer the Cardholder the option to process the Transaction only for the purchase amount
- Not assess a Cash-Back fee unless the Merchant assesses such a fee for Transaction on all other payment networks
- If a Cash-Back fee is assessed, all of the following:
 - Not charge a higher Cash-Back fee for an Interlink Transaction than a comparable Transaction on any other payment network
 - Disclose the Cash-Back fee to the Cardholder before completing the Transaction
 - Include the amount of the Cash-Back fee in the total Cash-Back field and the Transaction amount

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5.8.1.2 Processing of Quasi-Cash Transactions

For a Quasi-Cash Transaction initiated at a Point of Sale Acceptance Device, a Merchant must comply with all of the following:

- Require the use of Cardholder PIN
- Process the Quasi-Cash Transaction as a purchase and not a Cash Disbursement
- Not combine the Quasi-Cash Transaction with any other purchase

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5.8.1.3 Quasi-Cash Transaction Service Fee

A Merchant or Acquirer that completes a Quasi-Cash Transaction must not assess a service fee unless the Merchant assesses a fee for any other payment method.

If the Merchant or Acquirer assesses a service fee, the Merchant or Acquirer must both:

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- Disclose the fee to the Cardholder
- Include the service fee in the total Transaction amount

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5.8.1.4 Requirements and Restrictions on Sale of Negotiable Instruments

A Merchant that sells negotiable instruments (example: money orders) must use a written negotiable instrument that is all of the following:

- Signed by the maker or drawer
- Payable on demand
- Payable to the order of, or to bearer
- Unless otherwise specified, contains all of the following:
 - Federal Reserve routing symbol of the payor
 - Suffix of the institutional identifier of the paying bank (or non-bank payor)
 - Name and address of the paying bank associated with the routing transit number

The Merchant must comply with all of the following:

- In advertising and marketing materials associated with a money order purchase, both:
 - Specify that the Transaction involves the purchase of a money order
 - Clearly identify the Merchant selling the negotiable instrument as the Merchant completing the Transaction
- Not assess a service fee for use of a card bearing the Interlink Mark unless the Merchant assesses a fee for all methods of payment it accepts
- If assessing a service fee, both:
 - Disclose the service fee to the Cardholder
 - Include the money order service fee in the total Transaction amount

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5.8.2 Chip

5.8.2.1 Chip Transaction Acquirer Data Requirements

An Acquirer that processes a Chip-initiated Transaction must support Full-Chip Data processing via its host system and process VIS and Common Core Definitions Chip Cards, or disable Chip functionality in all Chip-Reading Devices connected to its host system.

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5.8.2.2 Acquirer Liability for Fallback Transactions

Transactions accepted as Fallback Transactions are the liability of the Acquirer if both:

- The Card is a Chip Card containing an Interlink Smart Payment Application.
- Either:
 - Transaction is not authorized by the Issuer or the Issuer's agent
 - Transaction is authorized by the Issuer or the Issuer's agent, and the appropriate values identifying the Transaction as a Fallback Transaction are not included within the related Authorization Message

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5.8.2.3 EMV Liability Shift – Acquirer Liability for Card-Present Counterfeit Chip Card Transactions

Counterfeit Card Transactions completed in a Card-Present Environment are the liability of the Acquirer if both:

- The Card is a Chip Card containing an Interlink Smart Payment Application.
- Either:
 - The Transaction does not take place at a Chip-Reading Device and is not a Fallback Transaction completed following correct acceptance procedures.
 - The Transaction is Chip-initiated and the Acquirer does not transmit the Full-Chip Data to Interlink.

This section does not apply if the Authorization record indicates that CVV verification was not performed or that the CVV failed verification.

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5.8.3 Electronic Commerce

5.8.3.1 Merchant Website Requirements

An Electronic Commerce Merchant's¹ website and/or application must contain all of the following:

- Customer service contact, including email address or telephone number
- List US Region/US Territory as the country of the Merchant Outlet or Marketplace location, either:
 - On the same screen view as the checkout screen used to present the final Transaction amount
 - Within the sequence of web pages that the Cardholder accesses during the checkout process. A link to a separate web page does not meet this requirement.
- The address for Cardholder correspondence. A Merchant or Sponsored Merchant that primarily operates from a personal residence is not required to provide the residence street address.
- Policy for delivery of multiple shipments
- In addition, on an Online Gambling Merchant's homepage or payment page, all of the following:
 - The statement "Internet gambling may be illegal in the jurisdiction in which you are located; if so, you are not authorized to use your payment card to complete this transaction."
 - A statement of the Cardholder's responsibility to know the laws and regulations concerning online gambling in the Cardholder's state
 - A statement prohibiting the participation of individuals under a lawful age
 - A complete description of the rules of play, cancellation policies, and pay-out policies
 - A statement recommending that the Cardholder retain a copy of Transaction records and Merchant policies and rules

In addition, a Marketplace must both:

- Disclose the country of the Marketplace retailer within the sequence of pages that the Cardholder accesses during the purchase process. A link to a separate web page does not meet this requirement.
- Make available to the Cardholder for at least 120 days from the Processing Date both:
 - The name of the retailer, Transaction Date, and Transaction amount
 - If the retailer is responsible for answering questions about the purchase of the goods, an easy means for the Cardholder to contact the retailer

In addition, for Transactions for the acquisition of non-fiat currency (for example: cryptocurrency) or non-fungible tokens (NFT), a website and/or application must include all of the following on the payment page:¹

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- Description of the item being acquired or purchase, either:
 - For non-fiat currency, the type of currency/coin
 - For an NFT, a description of the NFT
- Total cost of item acquired or purchased, including all applicable fees, charges, taxes or other costs, represented in the applicable fiat currency of the Transaction
- Confirmation of the destination wallet address to which the non-fiat currency/coin or NFT will be delivered
- A statement that the item's value may fluctuate or be volatile
- Any restricted return, refund or cancellation policy, if applicable, as specified in *Section 5.4.2.2, Disclosure to Cardholders of Return, Refund, and Cancellation Policies*

¹ Transactions processed by an Electronic Commerce Merchant must qualify as Card-Absent Interlink Transactions.

5.8.3.2 Electronic Commerce Payment Credential Security

An Electronic Commerce Merchant¹ must not display the full Payment Credential to the Cardholder online.

¹ Transactions processed by an Electronic Commerce Merchant must be qualified Card-Absent Interlink Transactions.

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5.8.4 Mail/Phone Order Transactions

5.8.4.1 Disclosure of Mail/Phone Order Merchant Outlet Country

A Mail/Phone Order Merchant¹ must disclose the Merchant Outlet location (US or US Territory, as appropriate) when presenting payment options to a Cardholder.

¹ Transactions processed by a Mail/Phone Order Merchant must be qualified Card-Absent Interlink Transactions.

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5.8.5 Aggregated Transactions

5.8.5.1 Aggregated Transaction Merchant Requirements

A Transaction must represent a single purchase by a Cardholder.^{1,2} A Merchant must not aggregate multiple purchases into a single Transaction except for an Electronic Commerce Transaction³ where

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the total Transaction amount does not exceed USD 15.

An Aggregated Transaction³ must not include purchases made more than 3 calendar days apart.

For an Aggregated Transaction,³ a Merchant must do all of the following:

- At the Point-of-Transaction, inform the Cardholder of all of the following:
 - That Transaction aggregation will occur
 - The Transaction aggregation terms, including the maximum number of calendar days and Transaction value
 - How to obtain details of the aggregated purchases
- Make individual purchase information and Aggregated Transaction information available to a Cardholder for at least 120 days after the processing date of the Aggregated Transaction
- Participate in the Partial Authorization Service
- For an Electronic Commerce Transaction,¹ obtain Pre-Authorization of no more than USD 15 at the start of each aggregation session
- ¹ A Marketplace Transaction is still considered a single Transaction even though it can represent multiple purchases from different retailers that occur at the same time.
- ² Effective 12 April 2025 For Card-Absent Interlink Transactions for the acquisition of non-fiat currency (for example: cryptocurrency), must not be aggregated with purchases of other items. Additionally, if the Cardholder purchases multiple types of non-fiat currency, the purchases must not be aggregated into a single Transaction.
- ³ Card-Absent Environment Transactions processed on the Interlink Network must qualify as Card-Absent Interlink Transactions.

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5.8.6 T&E and Rental Transactions

5.8.6.1 Merchant Requirements for Guaranteed Reservations

An Interlink Merchant may accept Guaranteed Reservation in a Card-Absent Environment only in connection with a Transaction that qualifies as a Card-Absent Interlink Transaction. If a Merchant accepts a Guaranteed Reservation, the Merchant must do all of the following:

- Be one of the following Merchant types:
 - Lodging Merchant
 - Aircraft rental Merchant
 - Bicycle rental Merchant

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- Boat rental Merchant
- Equipment rental Merchant
- Motor home rental Merchant
- Motorcycle rental Merchant
- Trailer park or campground
- Vehicle Rental Merchant
- Provide disclosure of reservation conditions to the Cardholder at the time of the reservation. If the reservation was made by telephone, the Merchant must send to the Cardholder a written reservation confirmation containing all required disclosures within 24 hours of the reservation.
- Provide to the Cardholder a period of at least 24 hours after delivery of the reservation confirmation to cancel the reservation without penalty
- Hold the reservation for at least 24 hours after the agreed start time unless the Cardholder cancels the reservation by the time specified in the Merchant's cancellation policy
- If the Cardholder claims the reservation within 24 hours of the agreed start time, and the Merchant has failed to hold the reservation, provide at no cost to the Cardholder comparable accommodation, merchandise, or services, and pay for associated costs, or as otherwise agreed by the Cardholder, until the reserved accommodation, merchandise, or services become available
- Process a No-Show Transaction only if the Cardholder has not properly cancelled the reservation according to the disclosed and agreed cancellation policy and has not claimed the reservation

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5.8.6.2 Conditions for Assessing Amended Amounts or Delayed Charges

A Merchant may process a Transaction for an amended amount or a delayed charge in a Card-Absent Environment only if the Transaction qualifies as a Card-Absent Interlink Transaction. The amended amount or delayed charge Transaction must comply with the following conditions:

Table 5-3: Conditions for Amended Amounts and Delayed Charges

	Amended Amounts	Delayed Charges for Loss, Theft, or Damage	All Other Delayed Charges
Eligible Merchant types	 Aircraft rental Merchant Bicycle rental Merchant Boat rental Merchant Cruise Line 		

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Table 5-3: Conditions for Amended Amounts and Delayed Charges (continued)

	Amended Amounts	Delayed Charges for Loss, Theft, or Damage	All Other Delayed Charges	
	Equipment rental Merchant			
	Lodging Merchant			
	 Motor home rental Merchant Motorcycle rental Merchant Trailer parks and campgrounds 			
	Vehicle Rental Merchan	t		
The charge must:	Be directly related to both:	Comply with all of the following:	Be directly related to both:	
	 The merchandise or services provided by the Merchant to the Cardholder (for example: insurance or rental fees) A Transaction in which the Cardholder participated 	 Be directly related to the merchandise or services provided by the Merchant to the Cardholder during the rental period Be the actual cost for replacement/repair of damage to the Merchant's property or for an insurance deductible, whichever is less If an Advance Payment, not be used to pay for damage, theft, or loss of use 	 The merchandise or services provided by the Merchant to the Cardholder (for example: tolls or parking tickets) A Transaction in which the Cardholder participated 	
To support the charge, the Merchant must provide to the Cardholder:	The amended Transaction Receipt	Within 10 business days of the rental return, check-out, or disembarkation date, and before processing any additional Transaction, documentation that does all of the following:	 Both: The Transaction Receipt for the delayed charge An explanation of the charge (if for a parking 	

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	Amended Amounts	Delayed Charges for Loss, Theft, or Damage	All Other Delayed Charges
		 Explains the charge and connects the charge to the Cardholder's use of the merchandise or services during the rental period Includes any accident, police, or insurance report¹ For damage to a rental vehicle, provides at least 2 quotes from entities that are legally permitted to perform repairs Specifies the portion of the loss, theft, or damage that will be paid by insurance and the reason that the Cardholder is liable for the amount claimed Informs the Cardholder that payment for loss, theft, or damage with the Cardholder's Visa Card is optional and not a required or default payment option 	ticket or traffic violation, this must include documentation from the appropriate civil authority with the license number of the rental vehicle, the time and location of the violation, and the amount of the penalty in the currency of the civil authority)
The Cardholder must expressly approve the charge before the Merchant processes the Transaction:	No	Yes. The Cardholder must expressly agree in writing to pay the specific charges after the loss, theft, or damage has occurred and after receiving all required disclosures and amounts	No

Table 5-3: Conditions for Amended Amounts and Delayed Charges (continued)

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Table 5-3: Conditions for Amended Amounts and Delayed Charges (continued)

	Amended Amounts	Delayed Charges for Loss, Theft, or Damage	All Other Delayed Charges
		from the Merchant.	
The Merchant must process the charge within:	24 hours of check-out or rental return	90 calendar days of the renta disembarkation date	l return, check-out, or

¹ Required for Transactions involving car or truck rental. For all other Merchants, as applicable

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5.8.7 Dynamic Currency Conversion

5.8.7.1 Dynamic Currency Conversion (DCC) – Acquirer Requirements

Before processing a Dynamic Currency Conversion (DCC) Transaction, an Acquirer must both:

- Comply with the DCC registration and certification requirements specified in the DCC Guide
- Ensure that each Merchant Outlet that conducts DCC complies with the Interlink Rules and the *DCC Guide*

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5.8.7.2 Dynamic Currency Conversion (DCC) – Merchant Requirements

A Merchant that offers Dynamic Currency Conversion (DCC) must comply with all of the following:

- Be registered with Interlink, and use a solution that has been certified by Interlink as compliant with the Interlink Rules, as specified in the *DCC Guide*
- Inform the Cardholder that DCC is optional and not use any language or procedures (for example: pre-selecting the DCC option) that may cause the Cardholder to choose DCC by default
- Ensure that the Cardholder expressly agrees to DCC
- For a Transaction in a Card-Present Environment, display the information specified in the *DCC Guide* to the Cardholder only on a customer-facing screen or handheld Acceptance Device.
- For a Transaction in a Card-Present Environment, require the Cardholder to expressly agree to DCC by directly interfacing with a customer-facing screen or handheld Acceptance Device.
- Not misrepresent, either explicitly or implicitly, that its DCC service is an Interlink service

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- Offer DCC in the Cardholder Billing Currency
- Not impose any additional requirements on the Cardholder to have the Transaction processed in the local currency
- Not convert a Transaction amount in the local currency that has been approved by the Cardholder into an amount in another currency after the Transaction has been completed but not yet entered into Interchange

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5.8.8 Advance Payments and Repeated Payments

5.8.8.1 Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials

A Merchant or Digital Wallet Operator (DWO) that processes Partial Payments, Advance Payments, and Transactions using a Stored Credential must comply with *Table 5-4, General Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials* and as applicable, *Table 5-5, Transaction-Specific Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials*.

Partial Payments, Advance Payments, and Transactions using a Stored Credential that are initiated in a Card-Absent Environment are subject to these requirements only if such Transactions qualify as Card-Absent Interlink Transactions.

These requirements do not apply to the following when the Merchant or DWO uses the Stored Credential for a single Transaction or a single purchase:

- A No-Show Transaction
- A Transaction involving an amended amount or a delayed charge
- A Transaction involving an Incremental Authorization
- A Transaction where the Merchant or DWO is allowed to submit a new Authorization Request for the same Transaction
- A Transaction that received a Decline Response and is resubmitted for Authorization

Table 5-4: General Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials

Requirement	Description
Disclosure and	Before a Merchant or DWO either stores a Payment Credential for a future
Agreement	Transaction or completes an Advance Payment or Partial Payment, it must obtain

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Table 5-4: General Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials (continued)

Requirement	Description	
	the Cardholder's express informed consent to an agreement that contains all of the following:	
	Information related to the Transaction, including:	
	 Description of goods or services 	
	 Total purchase price 	
	 Cancellation and refund policies, including the date that any cancellation privileges expire without Advance Payment forfeiture 	
	 Where surcharging is permitted, acknowledgment of any surcharge assessed and the associated disclosures 	
	Information about the Merchant, including:	
	 The location of the Merchant Outlet 	
	 Address, email address, and phone number to use to contact the Merchant in relation to the Transactions 	
	• Terms and conditions related to the Stored Credential and future Transactions (where applicable), including:	
	 The Account Number that will be used to make payment (last four digits only), as it may be updated from time to time 	
	 How the Cardholder will be notified of any changes to the agreement 	
	 Transaction amount or a description of how the Transaction amount will be determined 	
	– The Transaction Currency	
	 How the Stored Credential will be used 	
	 Timing and frequency of Transactions (does not apply if the Stored Credential will be used for Unscheduled Credential-on-File Transactions). 	
	 If the Stored Credential will be used for Unscheduled Credential-on-File Transactions, the event that will prompt the Transaction (for example: if the Cardholder's balance falls below a certain amount) 	
	 The expiration date of the agreement, if applicable 	
	 The length of any trial period, introductory offer, or promotional period 	

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Table 5-4: General Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials (continued)

Requirement	Description	
	When entering into a Cardholder agreement, all requirements related to specific Transaction types must be clearly displayed at the time that the Cardholder gives their consent and must be displayed separately from the general purchase terms and conditions.	
	The Merchant must retain this information for the duration of the agreement and provide it to the Cardholder or Issuer upon written request.	
Amount	A Recurring Transaction or an Unscheduled Credential-on-File Transaction must not include any finance charges, interest, or imputed interest.	
Refund	The Merchant must refund the full amount paid if the Merchant has not adhered to the terms and conditions of the sale or service.	

Table 5-5: Transaction-Specific Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials

Transaction Type	Requirement
Partial Payment	An Acquirer must ensure that for a Partial Payment, the Merchant does not charge any interest, or imputed interest, to the Cardholder. If the Merchant applies a late payment fee, it must be a flat fee and must be applied only as a late payment penalty.
	Additionally, for a Partial Payment where the Merchant is not the seller of the goods or services being purchased, the Merchant (or its affiliate) must have a direct contract with the seller and comply with all of the following:
	 The Merchant and the seller of the goods or services must both be located in the US Region/US Territory
	• For each new Partial Payment agreement, disclose to the Cardholder that:
	 It is not the seller of the goods or services and disclose the name of the actual seller
	 Disputes for non-delivery and quality of goods or services will not be available in relation to the goods or services purchased
	 The Cardholder's Issuer may charge interest, or other charges, in line with the terms and conditions of the agreement between the Cardholder and the

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Table 5-5: Transaction-Specific Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials (continued)

Transaction Type	Requirement	
	Issuer	
	 Not state or imply that interest will not be charged by the Issuer for the Partial Payment 	
	 Make the following information available to Cardholder about each Transaction in the Installment Transaction series, at minimum, through a website: 	
	 Description of each individual purchase, including the name of the seller 	
	 Amount and date of each individual purchase 	
	 Amount of each Installment Transaction 	
	 Number of installments paid and number of installments remaining 	
	Use MCC 5999 (Miscellaneous and Specialty Retail Stores)	
Advance Payment	Only the following Merchant categories may process an Advance Payment representing the entire purchase amount before the goods or services are delivered:	
	• T&E	
	Custom goods or services	
	Recreational services or activities related to tourism and travel	
	Effective 18 October 2025 Goods or services that are either:	
	 Not yet commercially available but that may be pre-ordered 	
	 Available on back order, but will be shipped or provided at least 30 days after the Advance Payment was processed 	
	The terms and conditions must specify, at a minimum:	
	The date of shipping of the goods or services to the Cardholder	
	• Effective 18 October 2025 Clear disclosure of any returns, refunds, or cancellation policy, as specified in Section 5.4.2.2, Disclosure to Cardholders of Return, Refund, and Cancellation Policies	
	Effective 18 October 2025 If a Merchant allows an Advance Payment to be paid via installments, the Merchant must make the following information available to the Cardholder:	

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Table 5-5: Transaction-Specific Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials (continued)

Transaction Type	Requirement	
	The amount and date of each individual purchase	
	The amount of each installment Transaction	
	The number of installments paid and the number of installments remaining	
	Effective 18 October 2025 An Acquirer must include an Advance Payment indicator in the Authorization Request and Clearing Record, except for either:	
	A T&E Transaction	
	• A Transaction in a Face-to-Face Environment where not all items purchased in the Transaction are immediately available but will be shipped or provided at a later date	
Recurring Transaction	The Merchant must do all of the following:	
	• Provide a simple cancellation procedure, and, if the Cardholder's order was initially accepted online, at least an online cancellation procedure.	
	 Include the fixed dates or intervals on which the Transactions will be processed. 	
	• At least 7 days before a Recurring Transaction, notify the Cardholder via email or other agreed method of communication if a trial period, introductory offer, or promotional period is going to end. The Merchant must include in the communication the Transaction amount and Transaction Date of subsequent Recurring Transactions and a link or other simple mechanism to enable the Cardholder to easily cancel Transactions online or via SMS/text message.	

Additionally, a Merchant that processes Transactions using a Stored Credential (except a Stored Credential used in a Pass-Through Digital Wallet in a Card-Present Environment) must comply with *Table 5-6, Processing Requirements for Transactions Using Stored Credentials.*

Table 5-6: Processing Requirements for Transactions Using Stored Credentials

Requirement	Description
Before storing the credential	After a Cardholder agreement has been completed in writing, and before the first Transaction occurs, a Merchant must either:
	Submit an Authorization Request for the Transaction amount
	If payment is not required, submit an Account Verification

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Table 5-6: Processing Requirements for Transactions Using Stored Credentials (continued)

Requirement	Description
	For a Recurring Transaction, Installment Transaction, or Unscheduled Credential- on-File Transaction, use the appropriate indicator in the POS environment field.
	If the initial Authorization Request or Account Verification is not approved, the Merchant must not store the credential.
General Processing Requirements	• Before processing a Cardholder-initiated Transaction, the Merchant must also validate the Cardholder's identity (for example: with a login ID and password).
	• The Authorization amount must not exceed the individual Transaction amount or Partial Payment amount, as applicable.
	A Transaction with a Stored Credential must both:
	 Use POS Entry Mode code 10
	 For a Recurring Transaction, Installment Transaction, or Unscheduled Credential-on-File Transaction, use the appropriate indicator in the POS environment field
Authorization Request Declines	If an Authorization Request for a Merchant-initiated Transaction with a Stored Credential is declined, the Merchant must notify the Cardholder in writing and allow the Cardholder at least 7 calendar days to pay by other means.

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5.8.9 Debt Repayment

5.8.9.1 Repayment of a Debt or an Overdue Receivable

An Acquirer must ensure that a Debt repayment Transaction² complies with *Table 5-7, Debt Repayment Transaction Requirements*.

Table 5-7: Debt Repayment Transaction Requirements

Requirement	Description
Prohibitions	Debt that exceeds the statute of limitations and is no longer collectible in a lawsuit, unless the Merchant obtains written Cardholder agreement to the charge and the amount

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Requirement	Description
Restrictions	Effective 12 April 2025 For Payday Lending, an Acquirer must both:
	Ensure that its Merchant is located in the US Region, in a state where Payday Lending is legal and complies with applicable laws and regulations
	Notify Visa if its Merchant is, or becomes subject to, any state or federal consent order
Processing Requirements	Include the Debt repayment indicator in the Authorization Request and Completion Message
	 Assign MCC 6012 (Financial Institutions – Merchandise, Services, and Debt Repayment), MCC 6051 (Non-Financial Institutions – Foreign Currency, Liquid and Cryptocurrency Assets [for example: Cryptocurrency], Money Orders [not Money Transfer], Travelers Cheques, and Debt Repayment), or MCC 7322 (Collection Agencies)
	Complete the Transaction as a purchase

Table 5-7: Debt Repayment Transaction Requirements (continued)

¹ Effective through 11 April 2025 A loan or advance either as defined by applicable laws or regulations or where the consumer is required to repay the loan or advance within 60 days, either as a single repayment or as a repayment in a fixed amount and the total amount paid by the consumer to extinguish the Debt or obligation substantially exceeds the original amount borrowed or advanced.

² If processed in the Card-Absent Environment, a Debt repayment Transaction must be a qualified Card-Absent Interlink Transaction.

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5.8.10 Up-Selling and Negative Option Merchants

5.8.10.1 Up-Selling Transaction Requirements

A Transaction involving up-selling¹ may be processed by an Interlink Merchant only if the Transaction qualifies as a Card-Absent Interlink Transaction.

For a Transaction involving up-selling,¹ both of the following must occur:

- Before completing a Transaction, the initial Merchant must do all of the following:
 - Clearly and visibly disclose to the Cardholder, on the checkout screen, all of the information specified in *Table 5-8, Required Content for Up-Selling Transactions*.

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- At the time of the first Transaction, obtain express Cardholder consent for any subsequent Transactions via a "click-to-accept" button on the checkout screen.
- Immediately after the first Transaction has been completed, send an electronic Transaction Receipt or other notification to the Cardholder as specified in *Table 5-8, Required Content for Up-Selling Transactions*.
- At least 7 days before initiating a subsequent Transaction, the up-selling Merchant must provide to the Cardholder written notification as specified in *Table 5-8, Required Content for Up-Selling Transactions*, if either:
 - The terms of the agreement between the Merchant and the Cardholder have changed. The notification must also include the new terms and conditions.
 - A trial period, introductory offer, or promotional period is going to end.

Table 5-8: Required Content for Up-Selling Transactions

Required Content for Up-Selling Transactions

Required Content

- The name of the up-selling Merchant offering the goods and services in a manner that clearly differentiates the up-selling Merchant from the initial Merchant
- A description of the goods and services
- The length of any trial period, introductory offer, or promotional period
- Clear disclosure that the Cardholder will be charged unless the Cardholder takes steps to cancel any subsequent Transactions
- The Transaction amount
- The Transaction Date
- Last 4 digits of the Payment Credential
- The cancellation policy
- Instructions for an easy way to cancel the agreement and/or any subsequent Transactions
- The sale of goods and services different from, and not affiliated with or a subsidiary of, the initial Merchant with whom the Cardholder initiates the Transaction.

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5.8.10.2 Negative Option Transaction Requirements

A negative option Merchant operating in a Card-Absent Environment must ensure that an Interlink Transaction it processes qualifies as a Card-Absent Interlink Transaction.

A negative option Merchant¹ must do all of the following:

- Before completing an agreement or Transaction, clearly disclose to the Cardholder, on the checkout screen, all of the information specified in *Table 5-9, Required Disclosure/Transaction Receipt/Notification Content and Format for Negative Option Transactions.*
- At the time of the agreement or first Transaction, obtain express Cardholder consent for any subsequent Transactions via a "click-to-accept" button on the checkout screen.
- Immediately after the first Transaction (if applicable) and Cardholder consent to subsequent Transactions, send to the Cardholder an electronic Transaction Receipt (if applicable) or written confirmation, as specified in *Table 5-9, Required Disclosure/Transaction Receipt/Notification Content and Format for Negative Option Transactions*.
- At least 7 days before initiating a subsequent Transaction, provide written notification to the Cardholder as specified in *Table 5-9, Required Disclosure/Transaction Receipt/Notification Content and Format for Negative Option Transactions*, if either:
 - The terms of the agreement between the Merchant and the Cardholder have changed. The notification must also include the new terms and conditions.
 - A trial period, introductory offer, or promotional period is going to end.

Table 5-9: Required Disclosure/Transaction Receipt/Notification Content and Format for Negative Option Transactions

Required Content and Format for Negative Option Transactions

Required Content

- The name of the Merchant offering the goods and services
- A description of the goods and services
- The length of any trial period, introductory offer, or promotional period
- Clear disclosure that the Cardholder will be charged unless the Cardholder takes steps to cancel any subsequent Transactions
- The Transaction amount and Transaction Date for the initial Transaction (even if no amount is due) and for any subsequent Recurring Transactions
- Last 4 digits of the Payment Credential

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Table 5-9: Required Disclosure/Transaction Receipt/Notification Content and Format for Negative Option Transactions (continued)

Required Content and Format for Negative Option Transactions

- The cancellation policy
- Instructions for an easy way to cancel the agreement and/or any subsequent Transactions
- If the Merchant sends a Transaction Receipt or notification via email, a link to a page on the Merchant's website where the agreement, order, or any subsequent Transactions can be easily cancelled

Required Format

If Cardholder consent to future Transactions occurred through a website or an application, the Merchant must send all Transaction Receipts and notifications electronically.

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5.8.11 Gambling

5.8.11.1 Online Gambling Merchant and Acquirer Requirements

An Interlink Transaction processed by an Online Gambling Merchant must qualify as a Card-Absent Interlink Transaction.

An Online Gambling Merchant must both:

- Have a valid license or other appropriate authority to operate its website and/or application
- Identify an Online Gambling Transaction with all of the following:
 - MCC 7995 (Betting), even when gambling services are not the Merchant's primary business
 - Identify the Transaction with the Quasi-Cash/Online Gambling Transaction indicator

Effective 12 April 2025 If an Online Gambling Transaction involves a conversion of fiat currency to non-fiat currency (for example: cryptocurrency), the Online Gambling Merchant must include the applicable identifier as specified in *Section 7.4.5.1, Transactions Involving Cryptocurrency or Non-Fungible Tokens (NFT) – Transaction Processing Requirements.*

If a Member, Merchant, Payment Facilitator, Ramp Provider, or Sponsored Merchant is unable to distinguish an Online Gambling Transaction from other Transactions, it must both:

A Merchant that requires a Cardholder to expressly reject the Merchant's offer of additional goods and/or services during the Transaction process or expressly decline to participate in future Transactions.

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- Identify all Transactions as Online Gambling Transactions
- Inform the Cardholder that Transactions may be identified on the billing statement as gambling Transactions

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5.8.11.2 Use of Funds Transfer for Online Gambling

If a funds transfer to an individual is to be used for an Online Gambling Transaction, an Acquirer must identify the funds transfer Transaction as an Online Gambling Transaction.¹

The Acquirer must have processes to identify and eliminate abuse by an individual, funds transfer Merchant, or Online Gambling Merchant that attempts to circumvent proper Transaction identification.

If Interlink determines that an individual is facilitating Online Gambling Transactions through funds transfers, Interlink may impose these requirements on the funds transfer Merchant for any future funds transfers to that individual.

¹ Applies only to qualified Card-Absent Interlink Transactions.

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5.8.11.3 Disbursement of Gambling Winnings to a Cardholder

A gambling Merchant¹ must not deposit a Credit Transaction to disburse gambling winnings to a Cardholder except for an Original Credit Transaction.

A gambling Merchant must disburse gambling winnings to a Cardholder using an Original Credit Transaction and not in the form of cash, a check, or any other payment method.

Effective 12 April 2025 If an Original Credit Transaction to disburse gambling winnings to a Cardholder involves a conversion to fiat currency from non-fiat currency (for example: cryptocurrency), the Original Credit Transaction must include the applicable identifier as specified in *Section 7.4.5.1, Transactions Involving Cryptocurrency or Non-Fungible Tokens (NFT) – Transaction Processing Requirements.*

Gambling winnings disbursed to a Prepaid Card are not required to be issued to the same Payment Credential that initiated the wager, but must comply with all of the following:

- Be submitted by a gambling Merchant authorized by the Issuer to disburse winnings via a program that has been approved by Interlink
- Be transmitted to the Issuer using a funding mechanism approved by Interlink

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• Represent a Transaction for the winning wager that was lawfully made, properly identified, and processed according to Interlink Rules

¹ A gambling Transaction processed in a Card-Absent Environment must qualify as a Card-Absent Interlink Transaction.

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5.8.12 Staged Digital Wallets and Stored Value Digital Wallets

5.8.12.1 Card-to-Card Back-to-Back Funding – Acquirer Prohibition

For a Card-Absent Environment Transaction that is a qualified Card-Absent Interlink Transaction, Card Fronting is not permitted. An Acquirer must not allow Back-to-Back Funding from a Payment Credential to another Payment Credential or card.

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5.8.13 Interlink Rent Payment Program

5.8.13.1 Interlink Rent Payment Program

An Acquirer that accepts Interlink for processing rent payment Transactions in a Card-Absent Environment must ensure that the rent payment Transaction qualifies as a Card-Absent Interlink Transaction.

To participate in the Interlink rent program, an Acquirer must do all of the following:

- Register with Visa/Interlink and provide the specific amount or percentage of the fee assessed by each Merchant or Sponsored Merchant, by product
- Ensure that only a Merchant or Sponsored Merchant classified with MCC 6513 (Real Estate Agents and Managers) participates in the program
- Obtain a Merchant Verification Value (MVV) for each participating Merchant or Payment Facilitator and include it in the Authorization Request and Completion Message

A participating Merchant or Sponsored Merchant (including through their Payment Facilitator) may assess a fee to the Cardholder only for a Card-Absent Interlink Transaction for either a single Transaction or Recurring Transaction(s). If assessed, the fee must comply with all of the following:

- Not exceed USD 10
- Be included in the final Transaction amount and in the surcharge field of the Completion Message

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- Be clearly disclosed to the Cardholder before the completion of the Transaction. The Cardholder must be given the opportunity to cancel after the fee is disclosed.
- Not be assessed in addition to a Service Fee, a Convenience Fee, or any other fee
- Not required to be equally applied to an alternative method of payment
- Not be greater than a fee applied to any other general purpose payment Debit Card

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5.8.14 Collection Requirements for a Debt or an Overdue Receivable Transaction

5.8.14.1 Debt and Overdue Receivable Transaction Collection Requirements

For a Card-Absent Interlink Transaction, a Merchant that collects a Debt or Overdue Receivable on behalf of another entity must provide a disclosure to the Cardholder before the Transaction is complete and allow the Cardholder to cancel.¹

The disclosure must include all of the following:¹

- Name of the original lender/creditor
- Information to identify the Transaction, such as:
 - Account/reference number from the original lender/creditor
 - Description of the Debt or Overdue Receivable (for example: "utility bill")
 - Date of the repayment contract
- Instructions for the Cardholder to obtain additional information about the original transaction

An Acquirer must immediately report to Visa any illegal Transactions or activity by a Merchant and include a remediation plan.

Visa reserves the right to prohibit a Merchant from initiating a Transaction for a past due or noncollectable Debt if either:

- The Merchant acted illegally
- The Merchant carries out actions that Visa deems likely to damage the Visa brand
- ¹ This only applies when the Merchant is not the original owner of the Debt or Overdue Receivable (for example: a collection agency).

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5.8.15 Healthcare/Workplace Benefits

5.8.15.1 Acquirer Participation in Healthcare Auto-Substantiation – US Region

In the US Region: To process a Healthcare Auto-Substantiation Transaction, an Acquirer or its Agent must comply with all of the following:

- Be licensed and certified by SIGIS
- Provide the Visa Flexible Spending Account (FSA) or Visa Health Reimbursement Arrangement (HRA) BIN list only to eligible Merchants
- Ensure that HRA and FSA Auto-Substantiation Transactions originate only from a SIGIS-certified Merchant
- Provide an IIAS Merchant Verification Value to the Merchant and include it in the Authorization Request
- Comply with all SIGIS requirements, including storage and fulfillment of Transaction Receipt data
- Respond to Issuer requests for Visa Healthcare Auto-Substantiation Transaction data

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5.8.15.2 Merchant Participation in Healthcare Auto-Substantiation – US Region

In the US Region: A Merchant that participates in Healthcare Auto-Substantiation must be licensed and certified by SIGIS.

5.8.16 Multi-Currency Pricing

5.8.16.1 Multi-Currency Pricing (MCP) – Acquirer and Merchant Requirements

An Acquirer must ensure that its Merchants that conduct Multi-Currency Pricing (MCP) Transactions do all of the following:

- Not misrepresent, either explicitly or implicitly, that its MCP service is a Visa service
- Include the Transaction Currency as one of the displayed foreign currencies
- If the Merchant's local currency is displayed, do all of the following:
 - Allow the Cardholder to pay in that currency
 - Not impose any additional requirements on the Cardholder to pay in that currency

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 Not use any language or procedures (for example: pre-selecting a currency) that may cause the Cardholder to select MCP by default

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5.9 Transaction Receipt Requirements

5.9.1 Transaction Receipt Delivery to Cardholders

5.9.1.1 Transaction Receipt Delivery to Cardholders

A Merchant or Acquirer must provide a completed Transaction Receipt to a Cardholder, as follows:¹

Table 5-10: Transaction Receipt Delivery to Cardholders

Transaction Type	Transaction Receipt Required	When Transaction Receipt Must Be Provided
For all Transactions, unless otherwise specified	Yes, if requested by Cardholder	At the time of the Transaction
The Merchant initiates the Transaction, including any of the following:	Yes	At the time of the Transaction
• Effective 18 October 2025 Advance Payments		
Recurring Transactions		
Installment Transactions		
Unscheduled Credential-on-File Transactions		
The Cardholder initiates the Transaction, and any of the following:	Yes	At the time of the Transaction
The Transaction Receipt contains a restricted return, refund, or exchange policy		
• The Merchant requires the Transaction Receipt if the Cardholder returns merchandise		
• The Transaction is for the sale or activation of a Card		
• The Transaction is a Load Transaction, where for		

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Table 5-10: Transaction Receipt Delivery to Cardholders (continued)

Transaction Type	Transaction Receipt Required	When Transaction Receipt Must Be Provided
Account Funding Transactions these apply only to Card-Absent Interlink Transactions		
 The Transaction is any of the following: Express-return Transactions at a rental Merchant Priority check-out Transactions at a Cruise Line or Lodging Merchant 	Yes	Within 3 business days of a Cardholder's departure, check-out, disembarkation, or rental return

If required to provide a Transaction Receipt to the Cardholder, the Merchant must provide a Transaction Receipt as follows:

- For an Electronic Commerce Transaction, a Mail/Phone Order Transaction, or a Transaction that occurs at a Contactless-only Acceptance Device, the Merchant may choose to offer only paper or only electronic Transaction Receipts.¹ This does not apply to a Contactless-only Acceptance Device used for donations.
- For all other Transactions, the Merchant must offer a paper Transaction Receipt unless the Cardholder agrees to an electronic Transaction Receipt
- ¹ A Card-Absent Environment Transaction is subject to these requirements if the Transaction qualifies as a Card-Absent Interlink Transaction

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5.9.1.2 Electronic Format Cardholder Receipt Delivery Requirements

If a Merchant provides an electronic Transaction Receipt, the Merchant's provision of an electronic Transaction Receipt to a Cardholder must comply with all of the following:

- If a link to a website and/or application is provided, all of the following:
 - Provide clear instructions to the Cardholder for accessing the Transaction Receipt
 - Ensure that the link is a direct link to the Transaction Receipt

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- Make the receipt available to the Cardholder for at least 120 calendar days after either:
 - The Processing Date
 - Effective 18 October 2025 For Advance Payments, the date the goods were shipped or the services were provided to the Cardholder
- Provide instructions to enable the Cardholder to obtain the receipt if the Cardholder does not receive it
- Not store or use personal information provided by the Cardholder to enable the Merchant to provide the receipt for any other purpose without the express consent of the Cardholder
- Include both of the following in the title of the email or the title or first line of the wirelesslydelivered message:
 - The Merchant name as it will appear in the Authorization Request and on the Cardholder billing statement
 - Language indicating that the email or wirelessly-delivered message contains the Cardholder's copy of a Transaction Receipt or a link to the Cardholder's copy of a Transaction Receipt
- Provide the receipt in a static format that cannot be easily manipulated after it has been created

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5.9.2 Transaction Receipt Data and Format Requirements

5.9.2.1 Transaction Receipt Delivery during Technical Malfunctions

When a technical malfunction prevents a Merchant from electronically completing a Transaction, the Merchant may utilize paper sales drafts.

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5.9.2.2 Required Transaction Receipt Content for All Transactions

A Merchant must make available to each Cardholder a completed Transaction Receipt that complies with all applicable laws and regulations, including, but not limited to, Federal Reserve Regulation E – Electronic Fund Transfers.

A Transaction Receipt must include all of the following elements:

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Additional Requirements Only the last 4 digits of the Payment Credential must be printed on the Cardholder's copy of the Transaction Receipt.			
Merchant city and state/province			
The name used by the Merchant to identify itself to its customers			
For a Transaction involving a Merchant Outlet or Marketplace, the city and state of the Merchant Outlet or Marketplace			
omers, except for the			
-Integrity Risk and the name of the			
d by a Digital Wallet the retailer			
ne Marketplace and			
ame of the up- nner that clearly rrchant			
and the name of the			
Total currency amount of all goods and services sold to the Cardholder at the same time, including applicable taxes and fees and any adjustments or credits			
No additional requirements			
_			
Transaction type One of the following: • The Transaction is a Load Transaction, where for Account Funding Transactions these apply only to Card-Absent Interlink Transactions • Purchase 1 A Card-Absent Environment Transaction by the Merchant must qualify as a Card-Absent Interlink Transaction.			

Table 5-11: Required Transaction Receipt Content for All Transactions

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5.9.2.3 Required Transaction Receipt Content for All Transactions

In addition to the requirements in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions*, and *Section 5.4.2.2, Disclosure to Cardholders of Return, Refund, and Cancellation Policies*, a Transaction Receipt must contain all of the following, as applicable:

Transaction Type ¹	Required Content	
Advance Payment	For a full Advance Payment:	
	 Full cancellation and refund policy, including the date and time that any refund privileges expire without Advance Payment forfeiture 	
	 Advance Payment Transaction amount 	
	 Scheduled start date or delivery date of the goods or services 	
	 The word(s) "Advance Payment" or "Prepayment" 	
	For a partial Advance Payment:	
	 Full cancellation and refund policy, including the date and time that any refund privileges expire without Advance Payment forfeiture 	
	 Advance Payment Transaction amount 	
	 The word(s) "Advance Payment," "Deposit," or "Partial Payment" if there is a balance outstanding 	
	 For balance payments, the word "Balance" if the full remaining cost of the goods or services has been paid 	
	For cancellations, cancellation confirmation	
Aggregated Transaction	Amount of each individual purchase	
	Date of each individual purchase	
	Description of each individual purchase	
Airline Transaction	For ticket purchases, itinerary data	
Transaction at a rental	Daily rental rate	
Merchant	Any applicable taxes	
	Dates of pick-up and return	

Table 5-12: Required Transaction Receipt Content for Specific Transactions

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Table 5-12: Required Transaction Receipt Content for Specific Transactions (continued)

Transaction Type ¹	Required Content		
	Description of additional costs		
Cash-Back Transaction	Cash-back amount shown separately to purchase amount		
Collection Agency Transaction	 Name of the original lender/creditor if different than the Loan repayment Merchant 		
	 Type of repayment (for example: "mortgage," "credit card," "goods," "services") 		
Cruise Line Transaction	Cabin rate		
	Dates of embarkation and disembarkation		
Debt Repayment and Overdue Receivable Transaction	 Type of repayment (for example: "loan," "mortgage," "credit card," "goods," "services") 		
	Name of the original lender/creditor		
Electronic Commerce	Customer service contact		
Transaction	Merchant country		
	Merchant online address		
	Conditions of sale, including return and cancellation policy		
Load Transaction	Separate listing of the value of reload or sale		
	Type of tender used to fund the reload or purchase		
	Load Partner identification code		
	• For a Load Transaction at a Visa ATM, account balance (if provided by the Issuer)		
Lodging Merchant Transaction	Dates of check-in and check-out		
(in which lodging is a component)	Daily room charge		
	Any applicable taxes		
	Description and dates of individual purchases		
Quasi-Cash Transactions	For POS Transactions:		
	4 digits printed below the Account Number (if present)		
	• Type of secondary identification (for example: passport, driver's license)		

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Table 5-12: Required Transaction Receipt Content for Specific Transactions (continued)

Transaction Type ¹	Required Content			
	without including the number or any other identifying information			
No-Show Transaction	 Daily room charge or rental rate Taxes Agreed start date of the accommodation or rental The words "No Show" 			
Partial Payment	 Name of the seller, if the Merchant is not the seller of the goods or services being purchased A number representing where the Transaction falls in the installment sequence (for example: "2 of 4") 			
Preauthorized Healthcare Transaction	For a Healthcare Auto-Substantiation Transaction, the words "Preauthorized Healthcare"			
Transaction (or establishment of an agreement if no amount is due at the time the Stored Credential is captured) involving a trial period, introductory offer, or promotional period	 The length of any trial period, introductory offer, or promotional period, including clear disclosure that the Cardholder will be charged unless the Cardholder takes steps to cancel any subsequent Transactions The Transaction amount and Transaction Date for the initial Transaction (even if no amount is due) and for subsequent Recurring Transactions A link or other simple mechanism to enable the Cardholder to easily cancel the Transaction and any subsequent Transactions online or via SMS/text message 			
Transaction on which a fee is assessed (where permitted)	 Shown separately and clearly: Convenience Fee Service Fee Wire Transfer Money Order Fee Any other fees Fees and Surcharges must not be identified as a Visa-imposed charge. 			
Transactions for the acquisition of non-fiat currency (for example: cryptocurrency) or non-fungible tokens (NFT)	 Description of the item being acquired or purchased, either: For non-fiat currency, the type of currency/coin For an NFT, a description of the NFT 			

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Table 5-12: Required Transaction Receipt Content for Specific Transactions (continued)

Transaction Type ¹	Required Content			
	• Total cost of item acquired or purchased, including all applicable fees, charges, taxes or other costs, represented in the applicable fiat currency of the Transaction			
	• The destination wallet address that the non-fiat currency/coin or NFT was delivered to			
	A statement that the item's value may fluctuate or be volatile			
	• Any restricted return, refund or cancellation policy, if applicable, as specified in Section 5.4.2.2, Disclosure to Cardholders of Return, Refund, and Cancellation Policies			

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5.10 Returns, Credits, and Refunds

5.10.1 Merchant Processing

5.10.1.1 Credit Refunds for Timeshares

A timeshare Merchant must provide a full credit refund when the Cardholder cancelled the Transaction within 14 calendar days of the contract date or the date the contract or related documents were received.

5.10.1.2 Acquirer Responsibility for Credit Transactions

An Acquirer is liable to the Issuer for each Credit Transaction approved by the Issuer and must settle for the full amount of the Transaction.

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5.11 Payment Solution Providers

5.11.1 Acquirer Requirements for Consumer Bill Payment Service Providers

An Acquirer that contracts with a Consumer Bill Payment Service (CBPS) provider¹ must comply with the requirements listed below:

- Ensure that processing of Interlink Transactions by the CBPS provider is limited to qualifying Card-Absent Interlink Transactions
- Register the CBPS with Visa/Interlink and obtain written approval for each CBPS before processing any Transactions as a CBPS. Interlink may, at its sole discretion, determine whether a third-party biller is eligible to participate in the CBPS program.
- Certify that the CBPS qualifies as a CBPS and complies with the Interlink Rules
- Conduct an adequate due diligence review of the CBPS and the non-Interlink-accepting billers to ensure compliance with the Acquirer's obligation to submit only legal Transactions to VisaNet and to ensure that the CBPS engages only in legal transactions with such billers
- Communicate to Visa/Interlink the Merchant name and the Card acceptor identification assigned to the CBPS, and consistently use them in all Transaction messages
- Populate a business application identifier (BAI) associated with the CBPS on every participating Transaction
- For any Service Fee assessed, ensure that the underlying biller in the US Region uses a permitted MCC, as specified in *Section 5.5.2.1, Service Fee Assessment Requirements*
- Upon Interlink request, provide to Interlink activity reporting on each CBPS, including all of the following:
 - CBPS name
 - Biller name
 - Biller location
 - Monthly Transaction count and amount for each biller
 - Any other data requested by Interlink
- Ensure that the CBPS:
 - Is located in the US Region and makes payments only to billers located in the US Region
 - Uses the appropriate MCC to identify a biller, as listed in *Table 5-13, Consumer Bill Payment* Service Provider – Allowed MCCs. If unable to use the biller MCC or meet the requirements, the biller is ineligible for the program and must use MCC 4829.

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- Performs customer verification (KYC) and meets all applicable anti-money laundering requirements for all non-Interlink-accepting billers before initiating Transactions for such billers
- Only aggregates payments to a single biller
- Clearly discloses to the Cardholder, before the Transaction takes place, that it is the Merchant and that the Transaction involves only the transfer of money from the Cardholder to the third party
- Upon completion of a Transaction, provide the Cardholder with access to all of the following information for at least 120 days following the Transaction Processing Date:
 - Biller name
 - Total Transaction amount in the Transaction Currency
 - Transaction Date
 - Biller payment date and method
- Ensure that all Transactions processed by a CBPS include both:
 - CBPS name and biller name in the Merchant name field
 - CBPS identifier

Table 5-13: Consumer Bill Payment Service Provider – Allowed MCCs

Country	Allowed MCCs			
US Region				
US	Any of the following:			
	• 4900 (Utilities – Electric, Gas, Water, and Sanitary)			
	6012 (Financial Institutions – Merchandise, Services, and Debt Repayment)			
	 6051 (Non-Financial Institutions – Foreign Currency, Liquid and Cryptocurrency Assets [for example: Cryptocurrency], Money Orders [Not Money Transfer], Account Funding [not Stored Value Load], Travelers Cheque and Debt Repayment) 			
	6513 (Real Estate Agents and Managers – Rentals)			
	8011 (Doctors and Physicians [Not Elsewhere Classified])			
	8050 (Nursing and Personal Care Facilities)			
	• 8062 (Hospitals)			
	8099 (Medical Services and Health Practitioners [Not Elsewhere Classified])			
	8111 (Legal Services and Attorneys)			

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Table 5-13: Consumer Bill Payment Service Provider – Allowed MCCs (continued)

Country	Allowed MCCs				
	8211 (Elementary and Secondary Schools)				
	8220 (Colleges, Universities, Professional Schools, and Junior Colleges)				
	8241 (Correspondence Schools)				
	8244 (Business and Secretarial Schools)				
	8249 (Trade and Vocational Schools)				
	8299 (Schools and Educational Services [Not Elsewhere Classified])				
	• 8351 (Child Care Services)				
	• 9311 (Tax Payments)				

¹ A Merchant that provides a payment solution that allows Cardholders to pay qualifying billers. A biller may or may not be a Merchant.

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6 Reserved for Future Use

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7 Transaction Processing

7.1 VisaNet Systems Use

7.1.1 Interlink Switch

7.1.1.1 Interlink Switch Services Available to Members

The Interlink Switch makes available all of the following to an Interlink Member that routes Transactions through it:

- Clearing and Transaction routing information relating to the Interlink Member's Merchants, Processors, Payment Facilitators, Marketplaces, Digital Wallet Operators and sponsored entities¹
- Records required to verify and audit the Interlink Member's Transactions
- Authorization Response from the Card Authorization System, delivered to the Merchant Interface System operated by the Acquirer
- Stand-In Processing for online Transactions, Pre-Authorization requests, and Pre-Authorizations if the Card Authorization System is unavailable
- Transaction log for back-up or recovery purposes

The Interlink Switch also accepts Transaction message on behalf of the Card Authorization System if the Issuer's Card Authorization System is unavailable.

An Interlink Member must ensure that all lines and datasets associated with the Merchant Interface System and the Card Authorization System comply with the applicable VisaNet Manuals.

¹ For Card-Absent Environment Transactions processed by a Payment Facilitator, Marketplace, or Digital Wallet Operator, the Interlink Switch services are limited to qualified Card-Absent Interlink Transactions.

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7.1.1.2 Interlink Switch Operational Standards

The Interlink Network operates and maintains the Interlink Switch. The Interlink Switch:

- Is available 24 hours a day, 7 days a week
- Meets the minimum response time standards specified in the applicable VisaNet Manuals
- Maintains a daily record of all Transaction data, except PIN data, processed through it

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- Coordinates and maintains all lines and datasets between, both:
 - The Merchant Interface System operated by the Acquirer
 - The Card Authorization System operated by the Issuer

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7.1.1.3 PINIess Enablement Disclosure Requirements for Non-Visa Payment Credential Transactions – US Region and US Territories

In the US Region and US Territory: A US Issuer that enables processing of qualified Card-Absent Interlink Transactions must clearly communicate to its Cardholders that such Transactions do not require PIN authentication.

At the time of issuance or implementation of such processing, this Cardholder communication must be included in the terms and conditions of the deposit and/or debit account.

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7.1.2 Access to Visa/Interlink Systems

7.1.2.1 Interlink Member System Requirements

An Interlink Member must be able to receive and transmit Interchange data as V.I.P. System financial Transactions. The Interlink Member must comply with the appropriate VisaNet Manual when using Full Service for Clearing.

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7.1.3 Visa Merchant Direct Exchange

7.1.3.1 Visa Merchant Direct Exchange Merchant Termination or Downgrade

If an Acquirer terminates receipt or transmission of Interchange, or downgrades its VisaNet processing level for Interchange access provided to a Visa Merchant Direct Exchange Merchant, the Acquirer must both:

- Notify Interlink in writing at least 3 months before the termination or effective date of the downgrade
- Be responsible for the VisaNet access charges that would have been assessed until the designated termination date, if the Acquirer terminates the receipt or transmission of Interchange before the designated termination date

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Access and processing levels must have been in effect at least 12 months on the designated effective date of the downgrade or termination.

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7.2 Authorization

7.2.1 Stand-In Processing Service Participation

7.2.1.1 Routing File for Card-Absent Interlink Transactions

If an Acquirer chooses to route qualified Card-Absent Interlink Transactions, it must determine the routing of an Authorization Request using either:

- Interlink and Visa Routing File
- PIN at the Point of Sale Routing File

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7.2.1.2 Stand-In Processing

Interlink provides Stand-In Processing for online Transactions, Pre-Authorization Requests, and completion of previously pre-authorized Transactions if the Pre-Authorization Requests or Completion Message are received by the Interlink Switch when the Card Authorization System is unavailable.

If the actual Transaction amount received in a Completion Message is greater than the Stand-In Processing limit but less than or equal to the amount previously pre-authorized, the Interlink Switch will authorize the Transaction on behalf of the Card Authorization System.

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7.2.1.4 Stand-In Processing Parameters

An Issuer must establish Stand-In Processing parameters based on any of the following:

- Activity File Parameters (by product type and/or Merchant Category Code)
- Maximum purchase amount limits (by product type and/or Merchant Category Code)
- Negative files
- Positive files

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- Cardholder cumulative data (velocity) files
- Card expiration date
- PIN Verification procedures

If an Issuer requests PIN Verification, the minimum Stand-In Processing limits apply only if Interlink Switch supports the method of PIN Verification used by the Issuer.

7.2.1.5 Visa Smarter Stand-In Processing – Issuer Participation Requirements

An Issuer that participates in Visa Smarter Stand-In Processing (STIP) is responsible for both:

- Obtaining any necessary permissions and consents in connection with having Transactions processed by Visa Smarter STIP
- Setting Visa Smarter STIP parameters, which in the event of a conflict will prevail over any other STIP parameters set by the Issuer

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7.2.2 Authorization Processing

7.2.2.1 Merchant or Acquirer Authorization Requirements

A Merchant or an Acquirer must both:

- Obtain Authorization before completing a Transaction
- Electronically transmit the Transaction data to the Merchant Interface System and through the Interlink Switch to the Card Authorization System

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7.2.3 Member Provision of Authorization Services

7.2.3.1 Requirement to Provide Authorization Services

A Member must provide Authorization services for all of its Cardholders or Merchants 24 hours a day, 7 days a week, using one of the following methods:

- Directly, as a Processor
- Through another designated Processor

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• By other means approved by Interlink

An Issuer or its designated Processor must respond to an Authorization Request within 10 seconds of its transmission by Interlink.

If the Card Authorization System does not receive an Authorization Response from an Issuer within the specified time limit, the Interlink Switch will respond on behalf of the Issuer using Stand-In Processing.¹

¹ This requirement does not apply in the Canada Region.

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7.2.4 Authorization Reversals and Authorization Holds

7.2.4.1 Acquirer Requirement to Act on Authorization Reversal

An Acquirer that receives an Authorization Reversal from its Merchant must accept the Authorization Reversal and immediately forward it to Interlink.

If an Issuer is not available to process a Reversal, the Interlink Network both:

- Accepts the Reversal on behalf of the Issuer
- Forwards the Transaction to the Card Authorization System when the Issuer is available

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7.2.4.2 Issuer Requirements for Matching Authorization Reversal

An Issuer that receives an Authorization Reversal must attempt to match the Authorization Reversal to a previous Authorization Request.

When matched, the Issuer must immediately both:

- Process the Authorization Reversal
- Release any applicable hold on the available funds in its Cardholder's account

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7.2.5 Declines

7.2.5.1 Decline Response Prohibition for Missing Card Verification Value 2 (CVV2)

An Issuer must not send a Decline Response based solely on a missing Card Verification Value (CVV2) for any of the following:

- A Token provisioning request¹
- A Transaction initiated with a Token
- A Transaction where the capture of the CVV2 is prohibited or not required, as specified in *Section 10.8.2.3, Card Verification Value 2 (CVV2) Issuer Processing Requirements*

¹ Applies only to Visa Token Service participants and only to Stored Credential or Electronic Commerce enabler Tokens.

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7.2.5.2 Use of Authorization Response Codes

An Issuer that declines an Authorization Request or an Account Verification request must send to VisaNet the Decline Response code that most accurately reflects the reason for the decline, as specified in *Table 7-1*, *Decline Response Code Use*.

A Merchant that receives a Decline Response may resubmit the Authorization Request or the Account Verification request only as follows:

Table 7-1: Decline Response Code Use

Reason Code	Issuer Requirements	Merchant Reattempt Limits
 Category 1: Issuer will never approve 04 (Pick up card [no fraud]) 07 (Pick up card, special condition [fraud account]) 12 (Invalid Transaction) 14 (Invalid account number [no such number]) 15 (No such issuer [first 8 digits of account number do not relate to an issuing identifier]) 41 (Lost card, pick up) 43 (Stolen card, pick up) 	Limit use to situations where an Authorization Request will never be approved ¹	After receiving a Category 1 Decline Response code, a Merchant must never resubmit an Authorization Request or Account Verification for the same Payment Credential

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Table 7-1: Decline Response Code Use (continued)

Reason Code	Issuer Requirements	Merchant Reattempt Limits
• 46 (Closed account)		
• 57 (Transaction not permitted to cardholder)		
• R0 (Stop payment order)		
R1 (Revocation of authorization order)		
R3 (Revocation of all authorizations order)		
Category 2: Issuer cannot approve at this time	Use to indicate the	Effective through 24 May
• 03 (Invalid merchant)	decline condition	2025 Reattempt permitted (up to 15
• 19 (Re-enter Transaction)		attempts in 30 days)
• 39 (No credit account)		Effective 25 May 2025
• 51 (Not sufficient funds)		Reattempt permitted (up
• 52 (No checking account)		to 20 attempts in 30 days)
• 53 (No savings account)		
• 59 (Suspected fraud)		
• 61 (Exceeds approval amount limit)		
 62 (Restricted card [card invalid in region or country]) 		
• 65 (Exceeds withdrawal frequency limit)		
 75 (Allowable number of PIN-entry tries exceeded) 		
 78 (Blocked, first used or special condition [account is temporarily blocked]) 		
• 86 (Cannot verify PIN)		
• 91 (Issuer or switch inoperative)		
 93 (Transaction cannot be completed – violation of law) 		
• 96 (System malfunction)		
• Effective 12 April 2025 5C (Transaction not supported/blocked by issuer)		

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Table 7-1: Decline Response Code Use (continued)

Reason Code	Issuer Requirements	Merchant Reattempt Limits	
• Effective 12 April 2025 9G (Blocked by cardholder/contact cardholder)			
 N4 (Cash request exceeds issuer or approved limit) 			
Category 3: Data quality – Revalidate payment information	Use to indicate the decline condition	Effective through 24 May 2025 Reattempt permitted (up to 15 attempts in 30 days) Effective 25 May 2025 Reattempt permitted (up to 20 attempts in 30 days)	
• 54 (Expired card or expiration date missing)			
• 55 (PIN incorrect or missing)			
 82 (Negative online CAM, dCVV, iCVV, or CVV results) 			
6P (Verification Failed [Cardholder Identification does not match Issuer records])			
• N7 (Decline for CVV2 failure)			
Category 4: Generic response codes	Limit use to transactions	Effective through 24 May	
All other Decline Response codes applies	where no other value applies	2025 Reattempt permitted (up to 15 attempts in 30 days)	
		Effective 25 May 2025 Reattempt permitted (up to 20 attempts in 30 days)	

After sending a Category 1 Decline Response, Issuers must consistently send the same Decline Response code.

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7.2.6 Partial Authorization

7.2.6.1 Partial Authorization Service – Acquirer Requirements

An Interlink Acquirer must participate in the Partial Authorization Service, at a minimum by supporting Merchants as specified in *Table 7-2, Acquirer Participation in the Partial Authorization Service*.

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Region/Country	Minimum Required MCCs	Product Type Supported	Environment	
Canada	• 4121 (Taxicabs and Limousines)	• Visa Debit	• Card-	
	 4812 (Telecommunication Equipment and Telephone Sales) 	Category Card	Absent • Card- Present	
	• 4814 (Telecommunication Services, including Local and Long-Distance Calls, Credit Card Calls, Calls Through Use of Magnetic Stripe Reading Telephones, and Fax Services)	• Prepaid Card		
	• 4816 (Computer Network/Information Services)			
	• 5200 (Home Supply Warehouse Stores)			
	• 5310 (Discount Stores)			
	• 5311 (Department Stores)			
	• 5331 (Variety Stores)			
	• 5411 (Grocery Stores and Supermarkets)			
	 5499 (Miscellaneous Food Stores – Convenience Stores and Specialty Markets) 			
	 5541 (Service Stations With or Without Ancillary Services) 			
	• 5542 (Automated Fuel Dispensers)			
	• 5621 (Women's Ready-To-Wear Stores)			
	• 5631 (Women's Accessory and Specialty Shops)			
	• 5641 (Children's and Infants' Wear Stores)			
	5651 (Family Clothing Stores)5661 (Shoe Stores)			
	• 5691 (Men's and Women's Clothing Stores)			
	• 5732 (Electronic Stores)			
	• 5734 (Computer Software Stores)			
	• 5735 (Record Stores)			
	• 5812 (Eating Places and Restaurants)			

Table 7-2: Acquirer Participation in the Partial Authorization Service

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Table 7-2: Acquirer Participation in the Partial Authorization Service (continued)

Region/Country	Minimum Required MCCs	Product Type Supported	Environment
	• 5814 (Fast Food Restaurants)		
	• 5912 (Drug Stores and Pharmacies)		
	• 5921 (Package Stores – Beer, Wine, and Liquor)		
	5941 (Sporting Goods Stores)		
	• 5942 (Book Stores)		
	• 5945 (Hobby, Toy, and Game Shops)		
	• 5947 (Gift, Card, Novelty and Souvenir Shops)		
	• 5977 (Cosmetic Stores)		
	• 5999 (Miscellaneous and Specialty Retail Stores)		
	• 7230 (Beauty and Barber Shops)		
	• 7298 (Health and Beauty Spas)		
	• 7399 (Business Services [Not Elsewhere Classified])		
	 8999 (Professional Services [Not Elsewhere Classified]) 		
	 9399 (Government Services [Not Elsewhere Classified]) 		
US	5542 (Automated Fuel Dispensers)	All Products	 Card- Absent
			 Card- Present

An Interlink Acquirer must:

- Support all Merchants that choose to participate in the Partial Authorization Service
- Obtain systems certification from Interlink to receive and transmit Partial Authorizations
- Process Partial Authorization messages for all Acceptance Devices that have been programmed to participate in the Partial Authorization Service
- Support an Authorization request message for terminals that have been programmed to accept a Partial Authorization Response

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- Ensure that its participating Merchants:
 - Support Partial Authorizations for all Visa Card types, as specified in *Section 7.2.6.4, Partial Authorization Service Merchant Participation*
 - Include the Partial Authorization indicator in the Authorization Request
 - Submit an Authorization Reversal if the Cardholder elects not to complete the purchase
 - Submit a Clearing Transaction for no more than the amount approved in the Partial Authorization Response
- Ensure that a Merchant that provides Cash-Back participates in the Partial Authorization service
- Support partial approval amounts and Partial Authorization Responses (Response Code "10") from an Issuer for terminals that have been programmed to accept Partial Authorization Responses
- Accept and forward to Interlink an Authorization Reversal received subsequent to a Partial Authorization Response
- For a Transaction, that involves the purchase of goods or services and a cash back amount, apply the Partial Authorization response only toward the purchase amount
- Ensure Merchant participation as specified in *Section 7.2.6.4, Partial Authorization Service Merchant Participation*

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7.2.6.2 Issuer Requirements for Releasing Hold on Funds

An Issuer must release any hold, or a portion of it, on the available funds in its Cardholder's account as follows:¹

Transaction Type	Issuer must release hold or portion of hold	
Automated Fuel Dispenser	The earlier of either:	
Transaction	The receipt of the Completion Message	
	Within 2 hours after the receipt of the Authorization Request	
All Other Pre-Authorizations	The earlier of the following:	
	• Upon receipt of a Completion Message that matches all, or a portion, of a previous Authorization Request or Pre-Authorization Request	
	• Upon expiration of applicable timeframe as specified in <i>Section 5.7.2.4,</i> <i>Transaction and Processing Timeframes</i>	

Table 7-3: Funds Hold Release Requirements

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Table 7-3: Funds Hold Release Requirements (continued)

Transaction Type	Issuer must release hold or portion of hold	
	• Immediately upon receipt of a Reversal of all or a portion of an Authorization or Pre-Authorization that contains at least the data elements required to match the Authorization Reversal to a previous Authorization Request or Pre-Authorization Request	

¹ Unless the Issuer determines that the Transaction or account involves suspicious or unusual activity.

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7.2.6.3 Partial Authorization Service – Issuer Requirements

An Issuer and its Processor must participate in the Partial Authorization Service for Transactions involving Prepaid Cards.

An Issuer that participates in the Partial Authorization Service must support Partial Authorizations and Authorization Reversals.

An Issuer and its Processor must not send a Partial Authorization response if the Partial Authorization request message does not include a Partial Authorization support indicator.

An Issuer must participate in the Partial Authorization Service, as specified in *Table 7-4, Issuer Participation in the Partial Authorization Service.*

Region/Country	Allowed Product Type	Transaction Type	Environment
Canada	 Visa Debit Category Card 	All	Card-Present
	Prepaid Card		
US	Debit Card	All	• Card-Absent ¹
	Prepaid Card		Card-Present
¹ This only applies to a Card-Absent Interlink Transaction.			

Table 7-4: Issuer Participation in the Partial Authorization Service

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7.2.6.4 Partial Authorization Service Merchant Participation

An Interlink Acquirer must participate in the Partial Authorization Service to support Merchants that choose to participate in this service.

Merchants with the following MCCs must support Partial Authorization, as specified in *Table 7-5, Required Partial Authorization Service Merchant Participation*:

Region/Country	Required Merchants – MCCs	Product Type Supported	Environment
US	5542 (Automated Fuel Dispensers)	All Products	Card-AbsentCard-Present

Table 7-5: Required Partial Authorization Service Merchant Participation

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7.2.6.5 Partial Authorization Service for Account Funding Transactions – Issuer Requirements

For a Card-Absent Interlink Transaction, an Issuer and its Processor must participate in the Partial Authorization Service for Account Funding Transactions initiated with a consumer Debit Card or a Prepaid Card, as specified in the *Visa Direct Account Funding Transaction (AFT) Processing Guide*.

For a Card-Absent Interlink Transaction, an Issuer and its Processor must not send a Partial Authorization response if the request message does not include a Partial Authorization support indicator.

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7.2.6.6 Partial Authorization Service for Account Funding Transactions – Acquirer Requirements

For a Card-Absent Interlink Transaction, an Acquirer that supports Account Funding Transactions must support the Partial Authorization Service, as specified in the *Visa Direct Account Funding Transaction (AFT) Processing Guide*.

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7.2.7 Account Verification

7.2.7.1 Account Verification Processing – Issuer Requirements

An Issuer must do all of the following:

- Receive and respond to a zero-amount Account Verification request
- Validate that the Account Number is valid and has not been reported as lost or stolen
- Not approve or decline Account Verification requests in a systematic or wholesale manner
- Provide validation results as requested by the Acquirer for all of the following:
 - Card Verification Value (CVV)
 - Card Verification Value 2 (CVV2)
 - Cardholder Authentication Verification Value (CAVV)
- Respond with descriptive response codes to indicate:
 - 00 Approval (when the Account has balance greater than zero)
 - 85 No reason to decline (when the Issuer has not checked the Account balance)
 - For non-approvals, a decline code indicating the primary reason for decline
 - For a Non-Reloadable Prepaid Card, an Issuer must decline an Account Verification request for a Recurring Transaction with response code 57 (Transaction not permitted)

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7.2.7.2 Account Verification Processing – Acquirer Requirements

An Acquirer must do all of the following:

- Transmit a zero-amount Account Verification request to the Issuer
- Receive the response from the Issuer for that Account Verification request
- Send and receive Account Verification requests containing additional verification data, including (but not limited to) Cardholder Verification Value 2 (CVV2) and Address Verification Service (AVS)
- Ensure that its Merchant uses Account Verification when storing a Payment Credential or validating an account separately from a purchase, as specified in *Section 5.8.8.1, Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials* and *Section 5.7.1.2, Account Verification Requirements*

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7.2.8 Pre-Authorization

7.2.8.1 Pre-Authorization and Partial Pre-Authorization Processing Requirements

An Acquirer or a Merchant that initiates a Pre-Authorization Request must comply with all of the following:

- Support processing of Partial Pre-Authorization responses from the Issuer
- Initiate the Pre-Authorization Request at, or in proximity to, the physical Point of Sale (POS) Acceptance Device¹ and for a specific amount
- Require Cardholder-entered PIN at the POS Acceptance Device¹
- Send the Pre-Authorization Completion message within the timeframes specified in *Section 5.7.2.4, Transaction and Processing Timeframes*
- Not transfer funds until a Pre-Authorization Completion message for the Transaction is received

The use of PIN and Point-of-Transaction Acceptance Device is not required to process a Pre-Authorization Completion.

¹ This requirement does not apply to a qualified Card-Absent Interlink Transaction.

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7.2.9 Stop Payment Service

7.2.9.1 Stop Payment Service Requirements

An Issuer that participates in the Stop Payment Service must do all of the following:

- Obtain a stop payment instruction request from the Cardholder
- Correctly specify the type of stop payment instruction
- Provide complete and accurate information pertaining to the stop payment instruction
- Keep stop payment instruction information current in the Stop Payment Service

A Member must not disclose information associated with the Stop Payment Service other than data relating to the Member's own Cardholder and/or Merchant to any other party unless otherwise authorized by Visa.

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7.3 Merchant Interface System

7.3.1 Merchant Interface System Processing

7.3.1.1 Merchant Interface System Acquirer Responsibilities

An Acquirer must ensure that its Merchants maintain a Merchant Interface System that complies with both:

- V.I.P. System SMS Interlink Technical Specifications
- PIN Management Requirements Documents

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7.3.1.2 Merchant Interface System Processing Capabilities

A Merchant Interface System that supports Card-Absent Environment Transactions without a PIN or any unaffiliated network must be capable of processing all of the following:

- Disputes, Dispute Responses, Acquirer-initiated pre-Arbitration attempts, and Adjustments
- Dispute Reversals
- Partial Authorization Transactions
- Purchase Transactions
- Responses to each of the above Transactions
- Reversals
- For Card-Absent Interlink Transactions, the Merchant Interface System that supports Card-Absent Environment Transactions without a PIN for any other network may be capable of processing any of the following:
 - Account Funding Transactions
 - Account Verification
 - Bill Payment Transactions
 - Debt Repayment Transactions
 - Electronic Commerce Transactions
 - Installment Payment Transactions
 - Mail/Phone Order Transactions
 - Merchant Initiated Transactions

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- Original Credit Transactions
- Pre-Authorization and Pre-Authorization Completion
- Recurring Payment Transactions

For each Transaction submitted to it, the Merchant Interface System must both:

- Transmit the required information as specified in the V.I.P. System SMS Interlink Technical Specifications
- Process the Transaction unless prevented from doing so due to a technical malfunction

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7.3.1.3 Merchant Interface System – Acquirer Processing Options

An Acquirer may, at its option, process the following Transactions:

- Balance inquiries
- Pre-Authorizations
- Credit Transactions
- Quasi-Cash Transactions
- Responses to each of the above Transactions

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7.4 **Processing of Specific Transaction Types**

7.4.1 Account Funding Transactions

7.4.1.1 Account Funding Transaction Requirements

For a Card-Absent Interlink Transaction, an Account Funding Transaction must be used for the following:

- Reloading Prepaid Cards
- In the Card-Absent Environment, all of the following:
 - Funding person-to-person money transfers, including account-to-account money transfers
 - Funding disbursements of funds from cards

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- Funding Stored Value Digital Wallets, and Staged Digital Wallets where the Transaction is not Back-to-Back Funding
- Purchase of Liquid and Cryptocurrency Assets

An Account Funding Transaction must do all of the following:

- Be processed with an Account Funding Transaction indicator and the correct business application identifier (BAI)
- Be processed as a full financial message
- Not represent any of the following:
 - Payment for goods or services
 - Funding of a Merchant account
 - Debt repayment
- Comply with the Visa Direct Account Funding Transaction (AFT) Processing Guide

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7.4.1.2 Issuer Processing of an Account Funding Transaction Credit Adjustment

For a Card-Absent Interlink Transaction, an Issuer must post an Account Funding Transaction credit adjustment within 2 business days after receipt of the Acquirer credit adjustment advice.

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7.4.1.3 Acquirer Submission of an Account Funding Transaction Credit Adjustment or Reversal

For a Card-Absent Interlink Transaction, an Acquirer must submit an Account Funding Transaction credit adjustment advice or Account Funding Transaction reversal if the recipient rejects the funds or declines the transfer, or the transfer expires, as specified in the *Visa Direct Account Funding Transaction (AFT) Processing Guide*.

The Account Funding Transaction credit adjustment advice must be directly related to a previous Account Funding Transaction and include the same Transaction Identifier of the original Transaction.

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7.4.3 Transaction Reversals

7.4.3.1 Transaction Reversal Requirements

A Merchant may process a Transaction Reversal to cancel a previous Transaction in any of the following situations:

- The Transaction timed out
- The Cardholder cancels the Transaction, or the Transaction is cancelled for any other reason, after the Authorization Request has been sent

A Reversal must meet all of the following conditions:

- Be submitted for Deposit the same day as the original Transaction
- Match the original Transaction amount
- Originate at the same Merchant as the original Transaction
- Be transmitted with the Trace Number

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7.4.4 Quasi-Cash Transactions

7.4.4.1 Quasi-Cash Transaction Processing Code

Unless permitted otherwise in *Section 7.4.4.2, Money Order Processing Requirements*, a Merchant or an Acquirer that initiates a Quasi-Cash Transaction must transmit in its message to the Interlink Network the appropriate processing code to identify the Transaction as a Quasi-Cash Transaction.

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7.4.4.2 Money Order Processing Requirements

For a Quasi-Cash Transaction that includes the purchase of a money order, a Merchant must either:

- Process the Transaction as specified in Section 7.4.4.1, Quasi-Cash Transaction Processing Code
- Both:
 - Include the money order amount and any applicable service fee in the Cash Back field of the message
 - Include the combined value of goods, services, money order, and any applicable service fees in the total Transaction amount

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This provision applies only to a Merchant that is assigned one of the following Merchant Category Codes:

• 5310 (Discount Stores)

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- 5411 (Grocery Stores and Supermarkets)
- 5912 (Drug Stores and Pharmacies)
- 9402 (Postal Services Government Only)

An Issuer has no dispute rights related to the purchase of a money order.

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7.4.4.3 Quasi-Cash/Online Gambling Transaction Indicator

A Quasi-Cash or Online Gambling Transaction¹ must be processed with a Quasi-Cash Transaction indicator in the Authorization/Pre-Authorization Request and Completion Message. This requirement does not apply to a Transaction representing the purchase of Liquid and Cryptocurrency Assets.

The Merchant or Acquirer must include the Quasi-Cash Transaction indicator in the Authorization/Pre-Authorization Request and Completion Message.

¹ Only a qualified Card-Absent Interlink Transaction may be processed as an Online Gambling Transaction.

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7.4.5 Transactions Involving Cryptocurrency

7.4.5.1 Transactions Involving Cryptocurrency or Non-Fungible Tokens (NFT) – Transaction Processing Requirements

Effective through 11 April 2025 For a Transaction involving cryptocurrency, an Acquirer must include the following in the Authorization Request and Clearing Record:

- For the purchase of cryptocurrency in a Card-Absent Environment with an Account Funding Transaction: MCC 4829, 6012, 6540, or 6051 (as applicable), and special condition indicator 7 in the Authorization Request and Clearing Record
- For the purchase of cryptocurrency in a Card-Present Environment use the Quasi-Cash purchase indicator and with the appropriate MCC and the special condition indicator 7 in the Authorization Request and Clearing Record

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- For the purchase of goods or services that involves a conversion from fiat currency to cryptocurrency accepted by the Merchant or retailer (including via Back-to-Back Funding): the MCC that describes the primary business of the Merchant/retailer and special condition indicator 7
- For an Original Credit Transaction used to disburse funds from a Staged Digital Wallet or Stored Value Digital Wallet after the sale or conversion of cryptocurrency: MCC 4829, special condition indicator 7, and the applicable business application identifier (BAI)

Effective 12 April 2025 For a Card-Absent Interlink Transaction involving non-fiat currency (for example: cryptocurrency) or non-fungible tokens (NFT), an Acquirer must include the following in the Authorization Request and Clearing Record as specified in *Table 7-6, Non-Fiat Currency and Non-Fungible Token (NFT) Transaction Coding*¹

Transaction Type ²	Merchant Category Code (MCC) ³	Additional Indicator(s)
Acquisition of non-fiat currency with a Card, Staged Digital Wallet, or Stored Value Digital Wallet	 One of the following, as applicable: 4829 (Wire Transfer Money Orders) 6012 (Financial Institutions – Merchandise Services, and Debt Repayment) 6540 (Non-Financial Institutions: Stored Value Card Purchase/Load) 6051 (Non-Financial Institutions – Foreign Currency, Non-Fiat Currency [for example: Cryptocurrency], Money Orders [not Money Transfer], Travelers Cheques, and Debt Repayment) 	 Both: The applicable business application identifier (BAI) The applicable special condition indicator: 1 – Central Bank Digital Currency (CBDC) or tokenized deposit 2 – Stablecoin (fiat-backed) 3 – Blockchain native token/coin 7 – if the type of non-fiat currency is unknown at the time of the Transaction, or does not qualify for any other special condition indicator
Acquisition of an NFT with a Card, Staged	The MCC that describes the primary business of	Special condition indicator 4 – NFT, if the Cardholder purchases an NFT as an asset or for investment

Table 7-6: Non-Fiat Currency and Non-Fungible Token (NFT) Transaction Coding

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Table 7-6: Non-Fiat Currency and Non-Fungible Token (NFT) Transaction Coding (continued)

Transaction Type ²	Merchant Category Code (MCC) ³	Additional Indicator(s)	
Digital Wallet, or Stored	the Merchant/retailer	purposes (for example: digital media or artwork).	
Value Digital Wallet		Use of special condition indicator 4 is optional if the Cardholder purchases a good or service that is incidentally delivered as an NFT (for example: a concert ticket, an airline ticket, or a club membership).	
For the purchase of	The MCC that describes	Both:	
goods or services that involves a conversion	the primary business of the Merchant/retailer	The digital currency conversion identifier	
from fiat currency to		The applicable special condition indicator:	
non-fiat currency accepted by the		 1 – Central Bank Digital Currency (CBDC) or tokenized deposit 	
Merchant or retailer (including via Back-to-		– 2 – Stablecoin (fiat-backed)	
Back Funding)		 3 – Blockchain native token/coin 	
		 7 – if the type of non-fiat currency is unknown at the time of the Transaction, or does not qualify for any other special condition indicator 	
For an Original Credit	4829, 6012, 6540, or 6051	Both:	
Transaction used to disburse funds from a	(as applicable)	 The applicable business application identifier (BAI) 	
Staged Digital Wallet or Stored Value Digital Wallet after the sale or conversion of non-fiat		The applicable special condition indicator	
		 1 – Central Bank Digital Currency (CBDC) or tokenized deposit 	
currency		– 2 – Stablecoin (fiat-backed)	
		 – 3 – Blockchain native token/coin 	
		 7 – if the type of non-fiat currency is unknown at the time of the Transaction, or does not qualify for any other special condition indicator 	

Effective 12 April 2025 For the purpose of the Visa Rules, Visa defines non-fiat currencies (for example: cryptocurrency) as follows:

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- Central bank digital currency (CBDC): digital currency issued by a central bank, reserve bank or other national monetary authority.
- Tokenized deposit: equivalent to existing deposits, held by a licensed depository institution, recorded on a blockchain.
- Stablecoin (fiat-backed): digital assets that maintain financial reserves in a fiat currency in the form of cash, government securities, repurchase agreements that are collateralized fully with government securities, and/or other very liquid recognized liabilities of a central bank or reserve bank, held by a licensed financial institution, recorded on a blockchain.
- Blockchain native token/coin: a digital currency inherent on a blockchain required for performing on-chain transactions such as for payment of fees, that is neither CBDC, a tokenized deposit or stablecoin (fiat-backed).

Effective 12 April 2025 Any other type of non-fiat currency must be identified with the special condition indicator 7.

Effective 12 April 2025 For the purpose of the Visa Rules, Visa defines a non-fungible token (NFT) as a unique digital identifier that is recorded on a blockchain, and is used to certify ownership and authenticity of an asset. It cannot be copied, substituted, or subdivided. The ownership of an NFT is recorded in the blockchain and can be transferred by the owner, allowing NFTs to be sold and traded.

- ¹ An Acquirer in the Card-Absent Environment is subject to this requirement if the Acquirer processes Card-Absent Interlink Transactions.
- ² If Dynamic Currency Conversion (DCC) is offered as part of the acquisition of non-fiat currency or the purchase of an NFT, all applicable DCC rules apply as specified in *Section 5.8.7.1, Dynamic Currency Conversion (DCC) Acquirer Requirements*
- ³ If any Transaction is related to a High-Integrity Risk Merchant, the applicable High-Integrity Risk Transaction MCC must be used.

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7.5 Transaction Data Accuracy

7.5.1 Interlink Transaction Adjustments

7.5.1.1 Interlink Transaction Adjustments

If an Acquirer processes an Adjustment to correct a Merchant or Acquirer processing error, it must both:

- Process the Adjustment within 45 calendar days of the purchase date of the original Transaction
- Process the Adjustment for the correct Transaction amount

7 Transaction Processing

Interlink Core Rules and Interlink Product and Service Rules

The Acquirer must include, in the "supporting information field" all of the following information from the original Transaction:

- Transaction Date
- Merchant name and location
- Greenwich Mean Time
- Trace Number

The Acquirer must not process an Adjustment subsequent to a Dispute.

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7.5.2 Transaction Corrections

7.5.2.1 Correcting Duplicate or Erroneous Data Transmission

Upon discovering that duplicate or erroneous data was submitted through Interchange, a Processor or Merchant must request, through its Acquirer, that the data be corrected.

The Processor or Merchant must:

- Notify Interlink within 2 hours of discovery
- Submit a correction or an Adjustment for each duplicate or erroneous Transaction within 2 business days following discovery
- If submitting an Adjustment, reference, either:
 - The settled, original Transaction containing duplicate or erroneous data, including Transactions where the Merchant completed the sale but the Transaction timed out or failed to complete¹
 - The Pre-Authorization Transaction that was denied after the Pre-Authorization Request had been approved

An Acquirer must not submit an Adjustment after a Dispute has been processed.

An Acquirer that fails to provide accurate Transaction data may be subject to Disputes or noncompliance assessment.

ID# 0030471

¹ If unable to reference the settled original Transaction (example: Transaction timed out or failed to complete) but the sale was completed, the Merchant, through its Acquirer, must attempt good faith collection from the Issuer before processing an Adjustment

7 Transaction Processing

Interlink Core Rules and Interlink Product and Service Rules

7.5.3 Merchant Data

7.5.3.1 Merchant Data Elements

When submitting Transactions, an Acquirer must provide accurate Merchant descriptor data as specified in the applicable VisaNet Manuals.

An Acquirer that fails to submit accurate data is subject to non-compliance assessments.

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7.6 Settlement

7.6.1 Funds Transfer Requirements

7.6.1.2 Settlement Funds Reporting Process

Interlink will electronically transmit a record of the Settlement Amount to each Interlink Member through the Interlink Switch for each Processing Date. This record will both:

- Identify the Settlement Amount to be transferred to or requested from the Interlink Member
- Detail the amount Interlink Members and their Affiliates have due from or to each of the other Interlink Members

For Settlement of Interregional Transactions, an Interlink Member must comply with all of the following:

- Visa Core Rules and Visa Product and Service Rules
- Visa Settlement Funds Transfer Guide

ID# 0030474

8 Processing Products

Interlink Core Rules and Interlink Product and Service Rules

8 Processing Products

8.1 Use of Interlink Systems

8.1.1 VisaNet Access Points

8.1.1.1 Deployment of Visa Merchant Direct Exchange (MDEX) at User Sites

A Visa Merchant Direct Exchange Merchant that deploys a Visa system must provide, at no cost to Interlink or Visa, all of the following:

- A location that meets Interlink requirements for installing one or more VisaNet Access Points on the Visa Merchant Direct Exchange Merchant's premises
- A sufficient number of qualified personnel that the Visa Merchant Direct Exchange Merchant has trained to meet Interlink specifications
- Upon request, access to the premises of the Member and cooperation with Interlink and its authorized agents or representatives for the installation, service, repair, or inspection of the VisaNet Access Points
- Computer time and a sufficient number of qualified personnel to ensure prompt and efficient installation and use of the VisaNet software supplied by Interlink
- Any other support reasonably requested by Interlink for the installation of Visa systems

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8.1.1.2 Prohibition against VisaNet Access Point Modification

No party may make or attempt to make any repair, adjustment, alteration, or modification to a VisaNet Access Point, except as expressly authorized by Interlink.

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8.1.1.3 VisaNet Access Point Security – Visa Merchant Direct Exchange

A Visa Merchant Direct Exchange Merchant must provide the same level of security for its VisaNet Access Points as it provides for its proprietary systems.

ID# 0027075

8 Processing Products

Interlink Core Rules and Interlink Product and Service Rules

8.1.2 Visa Merchant Direct Exchange

8.1.2.1 Visa Merchant Direct Exchange Transaction Delivery

An Acquirer of a Visa Merchant Direct Exchange Merchant must both:

- Be capable of receiving VisaNet reports or records as notification that both:
 - Clearing and Settlement occurred for Transactions submitted by the Visa Merchant Direct Exchange Merchant
 - Payment is due to the Visa Merchant Direct Exchange Merchant
- Accept responsibility for Transactions submitted by the Visa Merchant Direct Exchange Merchant

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8.1.2.2 Visa Merchant Direct Exchange Notification Obligations

A Visa Merchant Direct Exchange Merchant must:

- Maintain VisaNet records, documents, and logs and provide them to Interlink upon request
- Notify Interlink promptly if a VisaNet Access Point for which it is responsible fails to operate properly
- Notify Interlink promptly of any change in the street address where the VisaNet Access Point is installed. The software must not be relocated across national boundaries without the prior written permission of Interlink.

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8.2 Original Credit Transactions

8.2.1 Original Credit Transactions – Originating Requirements

8.2.1.1 Original Credit Transaction Limitations

In the US Region: An Original Credit Transaction must involve only a single sender and a single recipient.

ID# 0025765

8 Processing Products

Interlink Core Rules and Interlink Product and Service Rules

8.2.1.2 Original Credit Transaction Verification of Posting

In the US Region: If a Recipient Issuer receives through Visa Resolve Online an Original Credit Transaction originator's request for confirmation or proof that funds have been posted to a recipient Cardholder's account, it must respond to the confirmation request through Visa Resolve Online within 5 calendar days from the date of inquiry.

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8.2.2 Original Credit Transactions – Recipient Issuer Requirements

8.2.2.1 Original Credit Acceptance

In the US Region: A Member must accept an incoming Original Credit Transaction¹ unless prohibited by applicable laws or regulations.

If prohibited by applicable laws or regulations, the Member must submit a written request to Interlink to block incoming Original Credit Transactions.

¹ Excluding all Non-Reloadable Prepaid Cards and Reloadable Prepaid Cards where Cardholder data is not on file or where the source of loads may be restricted (for example: government, healthcare, or insurance programs).

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8.2.2.2 Original Credit Transaction (OCT) Recipient Issuer Requirements

In the US Region: A Recipient Issuer must do all of the following:

- Post an Original Credit Transaction (OCT) to the Payment Credential within 2 business days of receipt, or dispute the OCT to the Originating Acquirer
- If participating in Fast Funds, make funds available to the Cardholder within 30 minutes of approving an OCT¹
- For a Dispute processed for an OCT, only initiate a Dispute Reversal within one calendar day of the Dispute Processing Date
- Not apply additional funds transfer fees for consumer Cards

¹ Effective 12 April 2025 Within 60 seconds of approving a domestic OCT.

ID# 0004064

8 Processing Products

Interlink Core Rules and Interlink Product and Service Rules

8.2.3 Original Credit Transactions – Fast Funds

8.2.3.1 Original Credit Transactions – Fast Funds Processing

In the US Region: A Recipient Issuer must process as Fast Funds an incoming Original Credit Transaction received for a Debit Card or Reloadable Prepaid Card, except a Reloadable Prepaid Card where Cardholder data is not on file or where the source of loads may be restricted (for example: government, healthcare, insurance programs).

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8.3 Visa Innovation Center

8.3.1 Confidentiality of Information Exchanged in Relation to a Visa Innovation Center Engagement

A Member (or Authorized Participant, if applicable) must, and Visa will, keep non-public information (including, but not limited to, Confidential Information provided by the other party or its affiliates, any discussions, negotiations, or proposals related to a Visa Innovation Center engagement or other specifications, software development kits, source code, object code, or application program interfaces provided by Visa or its affiliates, or any other information that by its nature would be reasonably understood to be confidential or proprietary) and, except as the disclosing party permits otherwise, must and will not use such confidential information except to the extent necessary, for the Member (or Authorized Participant, if applicable) and Visa to meet their obligations related to the Visa Innovation Center engagement.

Visa or the Member (or Authorized Participant, if applicable) may disclose the confidential information of the other party or its affiliates only to the following:

- Employees, affiliates, and agents who have agreed to confidentiality terms with the party that receives the confidential information that reasonably protect the other party's confidential information
- Employees, affiliates, and agents to whom that receiving party reasonably needs to disclose the confidential information to perform its obligations or to create any final good, data, material, work product, or deliverable developed and delivered by Visa to the Member (or Authorized Participant, if applicable) during or as a result of a Visa Innovation Center engagement

The receiving party may disclose confidential information to the receiving party's auditors and outside counsel to the extent reasonably required to comply with applicable laws or regulations or procure appropriate legal advice. The receiving party must use the same degree of care, but no less than a reasonable degree of care, as it uses to prevent unauthorized disclosure of its own confidential information.

8 Processing Products

Interlink Core Rules and Interlink Product and Service Rules

The receiving party has no obligation to keep confidential any confidential information:

- That any of the following:
 - Is already known to the receiving party (as evidenced by its preexisting records)
 - Is or becomes publicly known without any breach of confidentiality obligations
 - Is received from a third party that has no applicable duty of confidentiality
 - Is independently developed by the receiving party without any use of confidential information disclosed in relation to the Visa Innovation Center engagement
- If required by court order, governmental demand, or other compulsory legal process, provided that, if legally permitted to do so, the receiving party first notifies the disclosing party in writing at least 10 days in advance to afford the disclosing party an opportunity to seek relief from the required disclosure, a protective order, or other relief

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8.3.2 Ownership of Intellectual Property in Relation to a Visa Innovation Center Engagement

Background Intellectual Property Rights – Visa and a Member (or Authorized Participant, if applicable) retain ownership of intellectual property rights that each owned, created, or discovered before, or otherwise independently of, any information and materials delivered and work performed during a Visa Innovation Center engagement or resulting from use of Visa Innovation Center services.

Foreground Intellectual Property Rights – Subject to each party's rights in its own background intellectual property and to Visa's rights to any patents that embody or use its confidential information, Visa and the Member (or Authorized Participant, if applicable) each own exclusive right, title, and interest in and to all intellectual property rights to works and information created solely by Visa or the Member (or Authorized Participant, if applicable), or inventions conceived solely by Visa or the Member (or Authorized Participant, if applicable) during or as a result of a Visa Innovation Center engagement or use of Visa Innovation Center resources.

Joint Intellectual Property Rights – Except for works or projects that Visa deems to be a custom work or project, and subject to each party's rights in its own background intellectual property and to Visa's rights to any patents that embody or use its confidential information, if a joint work or joint invention arises during or as a result of a Visa Innovation Center engagement (and if there is no separate written agreement to the contrary), Visa and the Member (or Authorized Participant, if applicable) jointly own the copyright to the joint work or patent rights to the joint invention ("joint intellectual property"). Visa and the Member (or Authorized Participant, if applicable) have the right to use, modify, license, assign, and otherwise exploit such joint intellectual property worldwide without any duty to account to or obtain consent of the other joint owner.

8 Processing Products

Interlink Core Rules and Interlink Product and Service Rules

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8.3.3 Member License to Use Intellectual Property Developed in a Visa Innovation Center Engagement

Visa and a Member (or Authorized Participant, if applicable) grants to the other a worldwide, fully paid, royalty free, non-exclusive, perpetual, non-terminable right and license, including the right to grant and authorize sublicenses, to use and exploit for any and all purposes the foreground intellectual property and joint intellectual property specified in *Section 8.3.2, Ownership of Intellectual Property in Relation to a Visa Innovation Center Engagement*, owned by Visa or the Member (or Authorized Participant, if applicable). This license does not and will not grant any rights or licenses to any background intellectual property specified in *Section 8.3.2, Ownership of Intellectual Property in Relation to a Visa Innovation Center Engagement*, nor does it grant Visa or the Member (or Authorized Participant, if applicable) any rights or licenses under any trademarks, trade names, logos, or other branding of the other party.

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9 Interchange

Interlink Core Rules and Interlink Product and Service Rules

9 Interchange

9.1 General Interchange Requirements

9.1.1 Interchange Reimbursement Fees

9.1.1.1 Interchange Reimbursement Fee Payment Flow

An Interlink Member pays another Interlink Member Interchange Reimbursement Fees for each Transaction, including each interregional Transactions, processed through Interlink, as specified in the *Interchange Reimbursement Fee Rate Sheet* available at *visa.com*.

The Interchange Reimbursement Fee is paid by one Member to another as follows:

Interlink Members and	Interchange Reimbursement Fee	
Non-Member Processors	Charged to	Received by
Purchase Debit	Acquirer	lssuer
Pre-Authorization	None	None
Pre-Authorization Completion	Acquirer	lssuer
Declines	None	None
Balance Inquiry	None	None
Reversal	lssuer	Acquirer
Credit	lssuer	Acquirer
Adjustment	Acquirer ¹	lssuer ¹
Dispute	lssuer	Acquirer
Dispute Response or Acquirer-initiated pre- Arbitration attempt	Acquirer	lssuer
¹ Interchange is reversed for credit adjustments.		1

Table 9-1: Payment of Interchange Reimbursement Fees

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9 Interchange

Interlink Core Rules and Interlink Product and Service Rules

9.2 Interchange Reimbursement Fee Programs

9.2.1 Supermarket Interchange Reimbursement Fee

9.2.1.1 Supermarket Interchange Reimbursement Fee Qualification Criteria – US Region

In the US Region: A Transaction qualifies for the Supermarket Interchange Reimbursement Fee only if all of the following characteristics apply:

- Merchant is a non-membership retail store primarily engaged in selling food for home preparation and consumption
- Merchant offers a complete line of food merchandise, including self-service groceries, meat, produce, and dairy products
- Merchant has monthly sales of perishables (packaged and in-store bakery goods, dairy products, delicatessen products, floral items, frozen foods, meat, and produce) representing at least 45% of total monthly sales
- Merchant is assigned an MCC of 5411 (Grocery Stores and Supermarkets)
- Merchant transmits the appropriate supermarket indicator in the Transaction message

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9.3 Interchange Reimbursement Fee Compliance Program

9.3.1 Interchange Reimbursement Fee Compliance

9.3.1.1 Interchange Reimbursement Fee (IRF) Compliance Filing Requirements

A Member may file for IRF Compliance if all of the following apply:

- A violation of the Interlink Rules or Interlink Interchange Reimbursement Fee Rate Sheet occurred
- The Member received or paid incorrect IRF as a direct result of the violation by another Member
- The Member's financial loss is a direct result of an incorrectly applied IRF rate
- The Member would not have incurred a financial loss if the violation had not occurred
- The violating Transactions were processed through VisaNet
- The IRF rate paid or received is not governed by any bilateral or private agreements
- Visa has screened the request and granted permission for the Member to file

9 Interchange

Interlink Core Rules and Interlink Product and Service Rules

A Member may aggregate up to 1,000,000 Transactions into a single IRF Compliance case if the Transactions involved the same opposing Member and violated the same rule or the same requirement in the Interlink *Interchange Reimbursement Fee Rate Sheet*. The value of the aggregated Transactions must not be less than the sum of the IRF screening fee and the IRF filing fee specified in the *Visa Canada Fee Schedule* and the *Visa U.S.A. Fee Schedule*.

Visa may refuse to allow a filing Member to participate in IRF Compliance. The decision by Visa to refuse participation is final and not subject to any challenge.

A Member must comply with the Interchange Reimbursement Fee Compliance Process Guide.

A Member whose submission that does not meet the IRF Compliance eligibility criteria may file for Compliance, as specified in *Section 11.12.1, Compliance Filing Conditions*.

ID# 0030409

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

10 Risk

10.1 Corporate Risk Reduction

10.1.1 Anti-Money Laundering

10.1.1.1 Anti-Money Laundering Program Overview

Interlink maintains an anti-money laundering program reasonably designed within the context of laws and regulations applicable to Interlink to prevent the Interlink system from being used to facilitate money laundering or the financing of terrorist activities.

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10.1.2 Electronic Commerce Merchant Requirements

10.1.2.1 Electronic Commerce Transaction Type Prohibition

A Merchant, Payment Facilitator, Sponsored Merchant, or entity classified as high-integrity risk, as specified in *Section 10.4.4.1, High-Integrity Risk Merchants*, that displays a Visa-Owned Mark on its website and/or application must not accept Interlink payment for any of the following:¹

- The purchase or trade of photographs, video imagery, computer-generated images, cartoons, simulation, or any other media or activities including, but not limited to, activities listed in *Section 1.3.3.2, Integrity Risk and Use of the Visa-Owned Marks*
- The purchase of adult content or services using MCC 5967 (Adult Content and Services) where the Merchant or Sponsored Merchant is not compliant with all the requirements specified in *Section* 3.1.1 of the Visa Integrity Risk Program Guide
- The purchase of products that claim or imply a similar efficacy as prescription drugs, controlled substances, or recreational/street drugs, irrespective of claims of legality

Violation of this requirement may result in the termination of the Merchant, Payment Facilitator, Sponsored Merchant, High-Integrity Risk Merchant, High-Integrity Risk Payment Facilitator, or High-Integrity Risk Sponsored Merchant.

¹ The requirements for online display of the Interlink Mark apply in connection with qualified Card-Absent Interlink Transactions.

ID# 0005067

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

10.2 Agents and Processors

10.2.1 Member Requirements Related to VisaNet Processors

10.2.1.1 VisaNet Processor Contracts

An Interlink Member must execute a written contract with each VisaNet Processor. The contract must comply with all of the following:

- Include minimum standards established by Interlink, including, but not limited to:
 - Policies
 - Procedures
 - Service levels
 - Performance standards
- Include language that:
 - Permits Interlink to conduct financial and procedural audits and general reviews at any time
 - Requires the VisaNet Processor to make Cardholder and Merchant information available to Interlink and regulatory agencies
 - Contains a notice of termination clause
- Require that the VisaNet Processor comply with:
 - The Visa Rules
 - Applicable laws or regulations
- Be executed by a senior officer of the Interlink Member
- Require the VisaNet Processor to comply with the *Payment Card Industry Data Security Standard* (*PCI DSS*)
- Require that the VisaNet Processor be properly registered with Interlink

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10.2.1.2 VisaNet Processor Requirements Related to Third Parties

A contract between an Interlink Member and its VisaNet Processor must require the VisaNet Processor to:

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Interlink Core Rules and Interlink Product and Service Rules

- Ensure that any third party that uses the Interlink Member's BIN or Acquiring Identifier is properly registered with Interlink by that Interlink Member
- Notify BIN Licensees or Acquiring Identifier Licensees in writing and receive written approval before allowing a Third Party Agent to use the Interlink Member's BIN or Acquiring Identifier, or granting access to Cardholder information
- Report at least quarterly to the Interlink Member and Interlink any third party that uses its BIN or Acquiring Identifier

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10.2.1.3 General Member Responsibilities for VisaNet Processors

A Member that has a contract with a VisaNet Processor must:

- Provide Transaction-related processing instructions directly to its VisaNet Processor
- Distribute written policies and procedures to its VisaNet Processors
- Establish a risk management program to control risks related to the use of VisaNet Processors, such as:
 - Loss of operational control
 - Service provider failure
 - Confidentiality and physical and logical security of Cardholder and Interlink Transaction Information
- Verify that the principals and senior management of the VisaNet Processor have the requisite knowledge and experience to successfully perform the contracted services¹
- Conduct from time to time an on-site inspection of the business premises¹ to:
 - Verify inventory
 - Inspect operational controls
 - Monitor security standards regarding unauthorized disclosure of or access to Interlink data and other payment systems
- Immediately notify Interlink of any change in the VisaNet Processor relationship, including termination, change of ownership or business function, or processor
- Ensure that any changes to BIN or Acquiring Identifier relationships comply with the applicable licensing requirements
- ¹ Except when a VisaNet Processor is an Interlink Member or special Licensee.

ID# 0025880

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Interlink Core Rules and Interlink Product and Service Rules

10.2.1.4 Procedures for Use of an Airline Authorizing Processor

Before implementing a direct connection to VisaNet, a Member must ensure that its Airline Authorizing Processor has either:

- Completed and submitted to Visa a *VisaNet Letter of Agreement*
- Signed a separate agreement with Visa

If a Member that acquires Airline Transactions¹ is using an approved Airline Authorizing Processor, the Member is not required to submit a *VisaNet Letter of Agreement* or regional client information questionnaire.

¹ Any Airline Transaction in the Card-Absent Environment must be a qualified Card-Absent Interlink Transaction.

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10.2.1.5 Requirements for VisaNet Processor Marketing Materials

An Interlink Member must require that its VisaNet Processor:

- Uses only marketing materials approved by the Interlink Member
- Ensures that all marketing materials displaying the Visa-Owned Marks also include the Interlink Member name, which must be more prominent and in a larger font than that of the VisaNet Processor
- Is prominently identified on the marketing materials as an Agent or representative of the Interlink Member, unless the Interlink Member has provided its approval to exclude its name from such marketing materials
- For Prepaid Card distribution, ensures that any website and/or application displaying the Visa-Owned Marks or offering Visa Card services clearly and conspicuously includes the Interlink Member name, which must be located close to the Visa-Owned Marks

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10.2.1.6 Non-Member VisaNet Processor or Clearing Processor Reporting

An Interlink Member that uses a non-Member VisaNet Processor or Clearing Processor to process Transaction-related data must submit, upon request, an annual report to Interlink that includes at least all of the following:

- Identification of the services provided by the non-Member VisaNet Processor or Clearing Processor
- Products and programs supported

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Interlink Core Rules and Interlink Product and Service Rules

• BINs or Acquiring Identifiers under which the Interlink Member's activity is processed

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10.2.1.7 VisaNet Processor Independent Audit

Upon designation of a VisaNet Processor, a sponsoring Interlink Member must obtain and review an independent audit of the internal controls that support the VisaNet Processor's VisaNet interface.¹ The audit must be conducted annually and use standard audit practices of the International Audit Standards or other regionally acceptable standards agreed by Interlink.

¹ This does not apply if the VisaNet Processor is an Interlink Member or special Licensee.

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10.2.1.8 Interlink Collection of Funds from a Member or VisaNet Processor

In collecting funds owed by an Interlink Member or VisaNet Processor, Interlink may take, but is not limited to, the following actions:

- Take and liquidate collateral posted by a Member or VisaNet Processor, as specified in the agreement for the posting
- After providing at least one business day's notice before the collection, either:
 - Collect the financial obligations from the Member or VisaNet Processor through a Fee Collection Transaction
 - Withhold amounts from payments that Interlink owes to the VisaNet Processor

In the US Region: If an Interlink Member or VisaNet Processor does not remit the amount owed, the Member is responsible for Interlink expenses incurred in collecting the funds, including, but not limited to, costs and expenses of legal action.

In the US Region: A Member from whom Interlink collects amounts due must continue to honor its obligations to Merchants and Sponsored Merchants.

In the US Region: A VisaNet Processor must not charge an Interlink Member's Clearing account unless either:

- Interlink has directed the VisaNet Processor to do so
- The Interlink Member whose account is to be charged has provided written consent for the charge and the consent does not prevent the Member from complying with the Interlink Rules

In the US Region: Interlink is not required to exhaust its remedies in collecting from one Interlink Member or VisaNet Processor before collecting from another Interlink Member.

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Interlink Core Rules and Interlink Product and Service Rules

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10.2.1.9 Member or VisaNet Processor Dispute of Amount Collected by Interlink

If an Interlink Member or VisaNet Processor wishes to dispute an amount collected by Interlink, it must both:

- Provide written notice to Interlink within 60 calendar days of the collection date, if it wishes to dispute its liability for or the amount of the collection
- Not withhold payment because the Interlink Member or VisaNet Processor disputes its liability for the payment

Interlink is both:

- Liable only for the amount improperly collected plus interest at the prime rate in effect
- Not liable for collections made in error, except for intentional misconduct

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10.2.2 Member Requirements Related to Third Party Agents

10.2.2.1 Member Risk Management and Approval for Third Party Agents

Before contracting with a Third Party Agent, a senior officer of an Interlink Member must review all documentation. The Interlink Member must do all of the following:

- Determine that the entity is financially responsible and adheres to sound business practices
- Comply with the Third Party Agent Registration Program
- Conduct a background investigation to verify the responsibility (including, where appropriate, financial responsibility) of the principals and ensure that no significant derogatory information exists. If applicable laws or regulations prohibit checks (including financial reviews) on individuals, the Member must note this when registering the Third Party Agent and note what other due diligence procedures were undertaken to ensure that due diligence was completed.
- Review the Program Request Management application or the appropriate regional form each time it signs a Third Party Agent

Approval of a Third Party Agent must not be based solely on any purported limitation of the Interlink Member's financial liability in any agreement with the Third Party Agent.

Registration of a Third Party Agent does not represent confirmation by Interlink of the Third Party Agent's compliance with any specific requirement.

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Interlink Core Rules and Interlink Product and Service Rules

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10.2.2.2 Third Party Agent Contract Requirements

An Interlink Member must execute a written contract with each Third Party Agent that performs Cardholder or Merchant solicitation or stores, processes, or transmits Cardholder or Transaction data on behalf of the Interlink Member. The contract must comply with all of the following:

- Include minimum standards established by Interlink, including, but not limited to:
 - Policies
 - Procedures
 - Service levels
 - Performance standards
- Include language that:
 - Permits Interlink to conduct financial and procedural audits and general reviews at any time
 - Requires the Third Party Agent to make Cardholder and Merchant information available to Interlink and regulatory agencies
 - Contains a notice of termination clause
 - Permits Interlink to determine the necessity of, and impose risk conditions on, the Third Party Agent
- Require that the Third Party Agent comply with both:
 - The Visa Rules
 - Applicable laws or regulations
- Be executed by a senior officer of the Interlink Member
- Contain at least the substance of the provisions specified in *Section 10.2.2, Member Requirements Related to Third Party Agents*
- Require that the Third Party Agent comply with the *Payment Card Industry Data Security Standard* (*PCI DSS*)
- Restrict the Third Party Agent from subcontracting with any other entity
- Include a provision allowing the Member or its Merchant to terminate the contract if the Third Party Agent participates in any of the activities described in *Section 10.2.2.11, Prohibition of Third Party Agents from Providing Services,* or the Interlink Member or its Merchant becomes insolvent

ID# 0025902

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

10.2.2.3 Third Party Agent On-Site Inspection

Before registering a Third Party Agent, a Member must perform an on-site inspection of the Third Party Agent's business location as part of the due diligence requirement to:

- Verify inventory, if applicable
- Review solicitation or sales materials
- Inspect operational controls
- Monitor security standards regarding unauthorized disclosure of, or access to, Interlink Transaction Information and other payment systems' transaction information

Interlink may conduct an on-site inspection of any Third Party Agent to validate its compliance with the applicable security requirements.

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10.2.2.4 Third Party Agent Change Notification

A Member must use the Program Request Management application or the appropriate form to notify Interlink of any change in a Third Party Agent's principals or business relationship (including change of ownership or termination of contract). The Member must submit the notice to Interlink within 5 business days of the change or knowledge of the change.

The Member must forward to Interlink requests for correction accompanied with pertinent information.

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10.2.2.5 Member Requirements for Third Party Agents

A Member that uses a Third Party Agent must do all of the following:

- Identify the Third Party Agent to Interlink using the Program Request Management application and designate the activities that it is authorized to perform on the Member's, or the Member's Merchant's, behalf
- Control the approval and review of Merchants, approval of Cardholder applications, and establishment of Merchant fees for Transactions
- Guarantee that it and the Third Party Agent will comply with Third Party Agent requirements and *Section 10.3, Account and Transaction Information Security*

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

- Ensure that the Third Party Agent has access to and uses the information contained in the Client Service Provider Directory, if the Member uses the Third Party Agent for processing any of the following:
 - Disputes
 - Arbitration cases
 - Compliance cases
 - Authorizations
 - Fraud reporting cases
 - Settlement
- Advise the Third Party Agent that:
 - It must not represent registration in the Third Party Registration Program as Interlink endorsement of its services
 - Registration of a Third Party Agent is specific to each Member, and a separate Third Party Agent registration is required for each Member business relationship
- · Accept responsibility for any fees incurred and all losses caused by its Third Party Agent
- After discontinuing a Third Party Agent relationship, maintain a file on the Third Party Agent that includes records of all applicable due diligence and retain this file, with the reason for discontinuance, for a minimum of 2 years
- Upon Interlink request submit a detailed quarterly report, signed by an authorized officer, of the activities and services of each Third Party Agent doing business on its behalf. Interlink may assess a non-compliance assessment if the Member fails to provide this information within 30 calendar days from the end of each quarter.

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10.2.2.6 Member Responsibilities for Card Activities

A Member is responsible for all Card activities associated with Interlink products and services, whether performed directly or indirectly by the Member or a Third Party Agent. The Member must, at a minimum, guarantee that:

- Its Merchants are paid for proper acceptance of a Card
- Payments received from Cardholders are applied for the purpose for which they were remitted

These obligations must not be waived, abrogated, or superseded in any manner.

ID# 0025910

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

10.2.2.7 Interlink Member Control of Merchant Activities

Regardless of any contract with a Third Party Agent, an Interlink Member must maintain control over all of the following:

- Approval and review of Merchants
- Establishment of Transaction fees
- Establishment of Terminal encryption and placement procedures
- Settlement with Merchants

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10.2.2.8 Requirements for Third Party Agent Solicitation and Marketing Materials

A Member must approve a Third Party Agent's use of any solicitation materials, such as advertisements, stationery, business cards, sales brochures, and website promotional content.

The Member must ensure all of the following if its Third Party Agent uses solicitation and marketing materials displaying the Interlink Marks:

- The Member's name and headquarters city are prominently identified adjacent to the Interlink Marks.
- Any subsequent Cardholder or Merchant Agreement is between the Member and the individual Cardholder or Merchant.
- On Cardholder solicitation materials, the Member, not the Third Party Agent, is noted as the Issuer of the Card.
- The material does not identify the Third Party Agent, unless the Third Party Agent is prominently identified as a representative of the Member.
- The Third Party Agent presents itself to all current and prospective Cardholders and Merchants under the Trade Name or "doing business as" (DBA) name registered with the Member.
- The Third Party Agent does not use an Interlink Mark on marketing materials, such as business cards and letterhead on stationery.

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10.2.2.9 Disclosure of Account or Interlink Transaction Information

An Interlink Member must ensure that a Third Party Agent with access to account or Interlink Transaction Information complies with Transaction Information security requirements, as specified in *Section 10.3, Account and Transaction Information Security*.

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

In the event of the failure, including bankruptcy, insolvency, or other suspension of business operations of one of a Member's Third Party Agents, Merchants, or Merchant's agents, the Member must ensure that its Third Party Agent, Merchant, or Merchant's agent does not sell, transfer, or disclose any materials that contain Account Numbers, personal information, or other Interlink Transaction Information to any other entity. The Member must ensure that its Third Party Agent, Merchant, or Merchant's agent does not sell, transfer, or disclose any materials that contain Account Numbers, personal information, or other Interlink Transaction Information to any other entity. The Member must ensure that its Third Party Agent, Merchant, or Merchant's agent either:

- Returns this information to the Member
- Provides to the Member acceptable proof of secure destruction of this information

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10.2.2.10 Third Party Agent Responsibility to Provide Cardholder or Merchant Information

If a Member, Interlink or its designees, or any regulatory agency requests Cardholder or Merchant information of any type, a Third Party Agent must provide the information in writing no later than 7 business days from receipt of a request. If applicable laws or regulations prohibit the provision of the information, the Third Party Agent must note the exception when the original request is submitted.

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10.2.2.11 Prohibition of Third Party Agents from Providing Services

Interlink may permanently prohibit a Third Party Agent and its principals from providing Interlink Network services for good cause, such as:

- Fraudulent activity
- Activity that causes the Member to repeatedly violate the Interlink Rules
- Operating in an unsound, unsafe manner
- Any other activities that may result in undue economic hardship or damage to the goodwill of the Interlink Network Services, if the Third Party Agent fails to take corrective action

ID# 0025918

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

10.3 Account and Transaction Information Security

10.3.1 Account, Cardholder, and Transaction Information Security

10.3.1.1 Requirement to Investigate Suspected or Confirmed Loss, Theft, Compromise, Fraud, or Laundering

A Member must comply with the *What To Do If Compromised* and conduct a thorough investigation of suspected or confirmed:

- Loss, theft, compromise, or misuse of Interlink account information, Cardholder information or Interlink Transaction Information, systems, or equipment
- Loss, theft, compromise, or misuse of Interlink account information, Cardholder information or Interlink Transaction Information, systems, or equipment by one of its agents or Merchants
- Fraud and/or laundering of a Transaction

After completing the investigation, the Member must demonstrate its ability to prevent future loss, theft, compromise, or misuse of Interlink account information, Cardholder information or Interlink Transaction Information, systems, or equipment, as specified in the Account Information Security Program, *Payment Card Industry Data Security Standard (PCI DSS)*, and the PIN Management Requirements Documents.

Upon Interlink request, a Member or its agent must conduct an additional investigation in accordance with the *What To Do If Compromised*, and must:

- Provide access to the premises and computer network infrastructure involved in the investigation
- Provide Interlink, its agent, and any Payment Card Industry (PCI) Forensic Investigator (PFI) or incident response firm access to premises and all applicable records, systems, and equipment, including, but not limited to, the following:
 - Computer forensic reports
 - Network diagrams
 - Systems connected directly or indirectly to VisaNet or used to transmit, process, or store account data
- Engage a Payment Card Industry (PCI) Forensic Investigator (PFI). If the Member or its agent fails to do so, Interlink may engage an investigator to perform a forensic investigation and will assess all investigative costs to the Member.

ID# 0007123

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

10.3.1.2 Interlink Notification of Account Information Loss

Interlink will utilize appropriate procedures to notify an Interlink Member of a loss or theft of personal information related to the Interlink Member's Interlink Account information, as required by applicable laws or regulations or in respect of Canadian Members, whenever there is unauthorized access to, or collection, use or disclosure of personal information where the breach raises a risk of harm.

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10.3.1.3 Compromise at Member's Contractors or Agents

A Member must implement policies and procedures requiring its contractors or Agents to notify the Member if the contractor or Agent experiences a security breach or reasonably believes that Cardholder information was compromised as a result of that breach.

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10.3.2 Confidential Consumer Cardholder Information

10.3.2.1 Interlink Safeguards for Confidential Consumer Cardholder Information

Interlink Network, Inc. and its subsidiaries and affiliates will restrict access to Confidential Consumer Cardholder Information to those employees, including employees of its subsidiaries and affiliates, who Interlink or its subsidiaries and affiliates have determined need to know such information to provide products and services to Members.

Interlink Network, Inc. and its subsidiaries and affiliates will maintain physical, electronic, and procedural safeguards that are designed to:

- Maintain the security and confidentiality of Confidential Consumer Cardholder Information
- Protect against anticipated threats or hazards to the security or integrity of Confidential Consumer Cardholder Information
- Prevent unauthorized access to, or use of, such Confidential Consumer Cardholder Information

Interlink Network, Inc. and its subsidiaries and affiliates shall adopt policies and procedures and provide to Members appropriate reviews and reports to enable Members to monitor Interlink and its subsidiaries' and affiliates' compliance with these commitments.

Interlink will notify a Member in the event that Interlink reasonably believes that Confidential Consumer Cardholder Information about a Member's customer has been compromised due to a breach of security.

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

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10.3.2.2 Destruction of Confidential Consumer Cardholder Information

Interlink will use reasonable measures designed to ensure that all Confidential Consumer Cardholder Information is erased or destroyed, in accordance with regulatory guidelines, so as to render the information unreadable.

A Member must implement policies and procedures designed to ensure timely disposal or destruction of Confidential Consumer Cardholder Information, in accordance with regulatory guidelines, in a manner that makes the information unreadable.

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10.4 Activity and Compliance Monitoring

10.4.1 Member Activity Monitoring Requirements

10.4.1.1 Acquirer Investigation of Merchant Outlet

An Acquirer must investigate a Merchant Outlet that appears on an exception report within 7 calendar days of generating the report.

If the investigation reveals Merchant involvement in illegal or fraudulent activity, the Acquirer must do all of the following:

- Take appropriate legal action to minimize losses
- Cooperate with Issuers and law enforcement agencies
- Attempt to make the Merchant responsible for the Transaction
- Hold funds, if possible
- Initiate criminal and civil proceedings against the Merchant, if applicable

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10.4.2 Dispute Monitoring

10.4.2.1 Visa Fraud Dispute Monitoring Program (VFDMP)

Visa will monitor Merchant Outlet data submitted as supporting documentation/certification of meeting the criteria to identify first-party Transactions, as specified in *Section 11.7.3.6, Dispute*

10 Risk

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Condition 10.4: Other Fraud – Card-Absent Environment – Pre-Arbitration Processing Requirements, in order to receive dispute protection. If Visa determines a Merchant is falsifying data for submission to gain protection, both of the following will apply:

- Visa will contact the Acquirer, Merchant, or service provider and notify them of the Merchant's violation of the Visa Rules
- The Merchant will no longer be able to utilize Dispute Condition 10.4: Other Fraud Card-Absent Environment – Pre-Arbitration Processing Requirements for the same Payment Credential used in 2 previous Transactions that the Issuer did not report as Fraud Activity to Visa and was processed more than 120 calendar days,^{1,2} until the Acquirer, Merchant, or service provider confirms in writing to Visa that the underlying activities are corrected

¹ The 120 calendar days does not apply if the other undisputed Transactions were Original Credit Transactions.

² Not to exceed 365 calendar days prior to the Processing Date of the Dispute.

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10.4.3 Merchant Fraud Monitoring

10.4.3.1 Card-Absent Merchant Requirement to Validate Cardholder Approval

An Acquirer must ensure that its Card-Absent Environment Merchant¹ sets daily limits after which the Merchant must perform additional verification to confirm that the Cardholder approves continued spend. These limits must be appropriate for the Merchant business but must not exceed 25 Transactions in one day.

¹ Limited to processing qualified Card-Absent Interlink Transactions.

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10.4.4 High-Integrity Risk Activity

10.4.4.1 High-Integrity Risk Merchants

Interlink classifies a Merchant¹ required to use MCCs for a High-Integrity Risk Merchant as specified in the *Visa Integrity Risk Program Guide*.

¹ For a Card-Absent Environment Merchant or Transaction, the requirements apply only to a qualified Card-Absent Interlink Transaction.

ID# 0008137

10 Risk

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10.4.4.2 Acquirer Monitoring of Payment Facilitators and High-Integrity Risk Merchants

For a High-Integrity Risk Payment Facilitator or High-Integrity Risk Merchant, an Acquirer must do all of the following:¹

- Retain at least the following daily data:
 - Gross sales volume
 - Average Transaction amount
 - Number of Transaction Receipts
 - Number of Disputes
- Collect the data over a period of at least one month, beginning after each Merchant's initial Deposit
- Use the data to determine the Merchant's normal daily activity of the categories specified in this section
- Begin the daily monitoring of the Merchant's activity processed on the 31st calendar day from the first Deposit
- Compare current related data to the normal daily activity parameters at least daily
- Review the Merchant's normal daily activity at least weekly, using the previous week's activity
- At least monthly, adjust the Merchant's normal daily activity, using the previous month's activity

Upon Interlink request, an Acquirer must provide all of the following within 7 calendar days to demonstrate compliance with High-Integrity Risk Merchant monitoring standards:

- Original Merchant underwriting package
- Copies of actual reports or records used to monitor the Merchant's Deposits
- Any other data requested by Interlink

¹ For Card-Absent Environment Transactions, the requirements apply to qualified Card-Absent Interlink Transactions.

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10.4.4.3 Merchant Disqualification from the Interlink Program

Interlink may disqualify a Merchant specified in *Section 10.4.4.1, High-Integrity Risk Merchants*, from participating in the Interlink Program if the Merchant does any of the following:

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- Meets or exceeds a critical level of Dispute activity
- · Acts with the intent to circumvent Interlink programs
- Causes harm to the Interlink system

Interlink will send a Notification to the Acquirer advising all of the following:

- The date the Acquirer must stop submitting the disqualified Merchant's Transactions
- Reasons for the disqualification
- Notice of the right to appeal

The Acquirer may appeal the disqualification as follows:

- The Acquirer's appeal letter must be received by Interlink within 15 days of the Acquirer's receipt of the disqualification Notification.
- The Acquirer must pay a non-refundable fee and include it with the appeal letter.
- The evidence and arguments for the appeal must be submitted in the appeal letter.
- No oral presentations are permitted.

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10.4.5 High-Integrity Risk Payment Facilitator Requirements

10.4.5.1 High-Integrity Risk Payment Facilitator Agreement

An Acquirer must ensure that a High-Integrity Risk Payment Facilitator Agreement requires both:¹

- That the High-Integrity Risk Sponsored Merchant Agreement be signed by a senior officer of the High-Integrity Risk Payment Facilitator
- The High-Integrity Risk Payment Facilitator¹ to report both:
 - Acquisition of new High-Integrity Risk Sponsored Merchants
 - Monthly Transaction activity for all High-Integrity Risk Sponsored Merchants.
- ¹ The requirements apply in connection with qualified Card-Absent Interlink Transactions.

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10.4.5.2 Interlink Right to Prohibit or Disqualify Sponsored Merchants

Interlink may require an Acquirer to directly contract with a Sponsored Merchant if the Sponsored Merchant either:¹

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

- Generates or has a history of generating excessive levels of exception items (Disputes and/or credits) within a 12-month period
- Takes action to evade responsibility for compliance with the Interlink Rules

Effective through 31 March 2025 Interlink may disqualify a High-Integrity Risk Payment Facilitator or High-Integrity Risk Sponsored Merchant for any activity that causes undue harm to the Interlink system.

¹ For Card-Absent Environment Transactions, the requirements apply in connection with qualified Card-Absent Interlink Transactions.

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10.5 Account Data Compromise

10.5.1 Global Compromised Account Recovery (GCAR) Program

10.5.1.1 Global Compromised Account Recovery (GCAR) Program Qualification

An Issuer may recover a portion of its operating expenses associated with an Account Data Compromise Event involving a compromise of a Visa Branded Chip Card of either:

- In a Card-Absent Environment, a Chip Card's Account Number and expiration date
- In a Card-Present Environment, a Chip Card's Account Number and Card Verification Value

Interlink has the authority and discretion to determine Account Data Compromise Event qualification, Operating Expense Recovery amounts, Issuer eligibility, and Acquirer liability under the GCAR program, in accordance with the *Visa Global Compromised Account Recovery (GCAR) Guide* and the available information regarding each compromise event.

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10.6 PIN Security Requirements

10.6.1 PIN Requirements

10.6.1.1 Interlink PIN Security Requirements

An Interlink Issuer and its Agent, or an Acquirer, its Merchant or Agent that processes PINs for Interlink Transactions must do all of the following:

10 Risk

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- Comply with the security requirements specified in the PIN Management Requirements Documents
- Use the Data Encryption Standards defined in American National Standards Institute X3.92-1981 for encrypting and decrypting binary coded data
- Implement cryptography for its PIN management operations

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10.7 Terminated Merchants

10.7.1 Retention of Merchant Records

An Acquirer or a Payment Facilitator must keep a complete, well-documented file containing Merchant records, including any information connected to an investigation, for at least 2 years after Merchant Agreement termination.

An Acquirer or a Payment Facilitator of a Merchant or Sponsored Merchant that is undergoing a forensic investigation must also notify Interlink when it receives notice or otherwise becomes aware that the Merchant has terminated its Merchant Agreement.

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10.7.2 Required Use of Terminated Merchant Database

10.7.2.1 Terminated Merchant File Listing Requirements

An Acquirer must add a terminated Merchant to the Terminated Merchant File no later than close of business on the day following the date the Merchant is notified of the intent to terminate the agreement. If the Terminated Merchant File has been updated in connection with a Visa Merchant, a separate updated file for the same Interlink Merchant is not required.

An Acquirer must list the Merchant if terminated for one or more of the following reasons:

- The Merchant was convicted of debit card fraud.
- The Merchant deposited excessive Counterfeit Transactions.
- The Merchant deposited excessive Transactions unauthorized by Cardholders.
- The Merchant deposited Transaction Receipts representing sales of goods or services generated by another Merchant (laundering).

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

- The Acquirer received an excessive number of Disputes due to the Merchant's business practices or procedures.
- Effective 1 April 2025 The Merchant was identified by the Visa Integrity Risk Program reports.

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10.7.2.2 Terminated Merchant File Information Requirements

An Acquirer must add a Merchant to the Terminated Merchant File within 24 hours of determining that:

- The Merchant was terminated for reasons other than those listed in *Section 10.7.2.1, Terminated Merchant File Listing Requirements*
- Within 90 calendar days of the termination date, the Acquirer determines that the Merchant should have qualified for the listing

The Merchant listing must include both the:

- Business name
- Names and identification of principals of terminated Merchants

The Acquirer must report terminated Merchants, as specified.

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10.7.2.3 Terminated Merchant File Compliance

A Member that fails to comply with the Terminated Merchant File requirements may be subject to Compliance, including liability for losses incurred by another Member as a result of the failure to comply.

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10.7.2.4 Deletion from or Correction Request for Terminated Merchant File

Only the Member that added the Merchant to the Terminated Merchant File may request deletion of the Merchant name or information.

A Member that incorrectly adds a Merchant to the file must request correction of the file immediately upon recognition of an error.

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10 Risk

Interlink Core Rules and Interlink Product and Service Rules

10.8 Visa Risk Products

10.8.1 Address Verification Service (AVS)

10.8.1.1 Address Verification Service (AVS) Eligible Transactions

A Merchant may use the Address Verification Service (AVS) for a qualified Card-Absent Interlink Transaction.

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10.8.1.2 Address Verification Service (AVS) Issuer Requirements

An Interlink Issuer that has enabled routing of Card-Absent Interlink Transactions must do all of the following:

- Participate in the Address Verification Service (AVS)
- Perform address verification for each AVS inquiry
- Verify postal code (or country equivalent) for Visa Regions where postcodes (or country equivalents) are in use, and may optionally verify street address
- Provide a result code in the Authorization Response to indicate the AVS match result
- Verify the address, either itself or using VisaNet or its processer.

Effective 12 April 2025 An Issuer must do all of the following:

- Participate in the Address Verification Service (AVS)
- Perform address verification for each AVS inquiry
- Verify postal code (or country equivalent) for Visa Regions where postcodes (or country equivalents) are in use, and may optionally verify street address
- Provide a result code in the Authorization Response to indicate the AVS match result
- Verify the address, either itself or using VisaNet or its processer.

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10.8.1.3 Address Verification Service (AVS) Acquirer Requirements

Effective through 11 April 2025 An Acquirer of a Merchant that uses the Address Verification Service (AVS) must do all of the following:

10 Risk

Interlink Core Rules and Interlink Product and Service Rules

- Send and receive address verification fields in Authorization Requests and Account Verification requests
- Process all AVS response codes correctly
- Support AVS itself or use VisaNet APIs

Effective 12 April 2025 An Acquirer must do all of the following:

- Send and receive, and ensure that its Merchant is able to send and receive, a response to all Authorization Requests and Account Verification requests containing AVS
- Process all AVS response codes correctly
- Support AVS itself or use VisaNet APIs

ID# 0031044

Edition: Apr 2025 | Last Updated: Apr 2024

10.8.2 Card Verification Value (CVV) and Card Verification Value 2 (CVV2)

10.8.2.1 Card Verification Value Issuer Requirements

The Card Verification Value encoded on the Card's Magnetic Stripe must differ from the Integrated Circuit Card Verification Value (iCVV) contained in the Magnetic-Stripe Image (track 2 equivalent data) on the Chip.

For Card-Present Environment Transactions, an Issuer must do all of the following:

- Receive and process the Card Verification Value (CVV) for Magnetic-Stripe Transactions
- Provide a CVV result code in the Authorization Response to indicate whether the validation passed or failed
- Use Chip Card Verification Value-iCVV as part of the Magnetic Stripe Image for all EMV Chip Cards issued on or after 1 January 2009

An Issuer may verify the CVV itself, or may use its processor.

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10.8.2.2 Card Verification Value (CVV) Acquirer Requirements – US Region

In the US Region: An Acquirer must be certified as able to send and receive responses to Authorization Requests containing the Card Verification Value.

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10 Risk

Interlink Core Rules and Interlink Product and Service Rules

10.8.2.3 Card Verification Value 2 (CVV2) Issuer Processing Requirements

For Card-Absent Environment Transactions, an Issuer must do all of the following:

- Process the Card Verification Value 2 (CVV2), when present
- Provide a CVV2 result code in the Authorization Response to indicate whether the validation passed or failed
- Verify the CVV2 itself, or use its processor
- Be certified by Visa for CVV2 processing

ID# 0031045

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10.8.2.4 Card Verification Value (CVV) – Acquirer Processing Requirements

An Acquirer of Card-Present Environment Transactions must both:

- Provide complete, unaltered Magnetic-Stripe Data (from the Magnetic Stripe or the Chip) in Authorization Requests and full financial messages
- Process all Card Verification Value (CVV) result codes correctly and include them in the Clearing Records

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10.8.2.5 Card Verification Value 2 (CVV2) – Acquirer Processing Requirements

An Acquirer of Card-Absent Environment Transactions must be able to both:

- Send and receive, and ensure that its Merchant is able to send and receive, responses to Authorization Requests and Account Verification requests containing Card Verification Value 2 (CVV2)
- Correctly process all CVV2 result codes and include them in the Clearing Record

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10 Risk

Interlink Core Rules and Interlink Product and Service Rules

10.9 Advanced Authorization

10.9.1 Visa Advanced Authorization

10.9.1.1 Visa Advanced Authorization Participation

To implement Visa Advanced Authorization,¹ an Issuer and its processor must comply with the certification requirements for Visa Advanced Authorization.

Visa Advanced Authorization data is provided to all Issuers, and an Issuer is responsible for Visa Advanced Authorization fees, regardless of whether or not the Issuer uses the data.

¹ A real-time risk management tool that delivers risk data to Issuers in the Authorization Request to aid early fraud detection.

ID# 0008446

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10.10 Transaction Alerts

10.10.1 Transaction Alerts Requirements

10.10.1.1 Requirement to Offer a Transaction Alerts Service

An Issuer must provide its Cardholders the option to participate in a service that delivers Transaction alerts for Interlink Transactions processed on a Visa consumer Card, excluding a Visa Non-Reloadable Prepaid Card routed through the Interlink Network.

The Issuer may offer this service either itself, through a VisaNet Processor, a third-party service provider, or through any Visa service that offers Transaction alerts.

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11 Dispute Resolution

Interlink Core Rules and Interlink Product and Service Rules

11 Dispute Resolution

11.1 **Responsibilities for Dispute Resolution**

11.1.1 Mutual Assistance Between Members

An Interlink Member must attempt to offer mutual assistance to other Interlink Members to resolve disputes between both:

- Its Cardholder and another Interlink Member's Merchant
- Its Merchant and another Interlink Member's Cardholder

If a Cardholder or Merchant accepts financial liability for a Transaction, its Member must reimburse the other Member directly.

10#	0020207
ID#	0030207

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11.1.2 Issuer Responsibilities to Cardholders for Dispute Resolution

An Issuer must resolve Cardholder disputes under the Interlink Rules by extending to Cardholders all protections provided for an Interlink Transaction under applicable laws or regulations and by utilizing the Issuer's customary practices to resolve Cardholder disputes.

The foregoing applies to Transactions processed through the Interlink Network.

An Issuer must not process invalid Disputes and must conduct an adequate due diligence review of the Dispute to ensure compliance with the Interlink Rules.

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11.1.3 Interlink Right to Grant Exceptions to Dispute Processing Requirements

If an Interlink Member misses a deadline or does not submit documentation electronically because of Visa back office service platform failure, Interlink may negate the impact by granting an exception to Interlink dispute processing deadlines or documentation requirements.

A Member must submit its inquiry to Visa within 15 calendar days from the date of the Visa back office service platform failure.

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11 Dispute Resolution

Interlink Core Rules and Interlink Product and Service Rules

11.2 Dispute Resolution General Requirements

11.2.1 Dispute Resolution Process General Requirements

For the purpose of calculating a dispute-related timeframe or time limit, the Processing Date of the preceding event (Transaction, Dispute, Dispute Response, pre-Arbitration attempt, Arbitration, or Compliance) is not counted as one day.

An Issuer must not initiate a Dispute for the same Transaction more than once.

An Acquirer must not do either of the following:

- Process a Transaction as a first Presentment if the Issuer has previously submitted a Dispute for the same Transaction
- Respond more than once to the original Dispute

If a Member does not respond through Visa Resolve Online (VROL) within the specified timeframe for an action,¹ or accepts responsibility for the Dispute, the Dispute cycle will be considered closed and that Member will be responsible for last amount received by the opposing Member.

A Member may submit Dispute financials as follows:

- Allow VROL to submit the Dispute financial on its behalf
- Process the Dispute financials through VisaNet

VROL validates all financials whether submitted directly to VisaNet or via VROL. A Member that submits Dispute financials directly to VisaNet must process the Dispute financial on the same day as a Dispute action (Dispute, Dispute Response, pre-Arbitration acceptance, Compliance acceptance) was submitted on VROL.

A Member must not submit a Fee Collection Transaction for an acceptance of a Dispute, including a reversal of a Dispute financial.

¹ This also applies when the Member does not respond to a pre-Compliance attempt.

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11.2.2 Dispute Resolution Process – Applicability of US Regional Rules

An Interlink Member in a country that participates in Dispute Resolution must process a dispute according to the requirements in this document for Domestic Transactions and for International Transactions involving an Interlink Member in another participating country.

A Transaction is considered to take place within the US Region if it occurs at a US military base or US embassy or consulate outside the US and is both:

11 Dispute Resolution

Interlink Core Rules and Interlink Product and Service Rules

- Deposited with a US Member by the US government
- Completed with a Card issued by a US Member governed by these rules

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11.2.3 Dispute Resolution Process – Dispute Category 10 (Fraud)

A Member must comply with the following table to process Disputes under Dispute category 10 (Fraud).

Table 11-1: Dispute Resolution Process Steps – Category 10 (Fraud)	
--	--

Dispute Process Stage	Description	
Dispute Time limit: 120 calendar days	 After receiving a Presentment, an Issuer may initiate a Dispute only if all applicable conditions for Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud are met. If a credit was processed before the Dispute, the Issuer must either: Apply the credit(s) to the disputed Transaction Provide the Transaction Identifier(s) or Acquirer Reference Number(s) and the Transaction Date that the credit(s) was applied to and why the credit(s) does not resolve the Dispute 	
Pre-Arbitration Attempt Time limit: 30 calendar days from the Dispute Processing Date	In response to a Dispute, the Acquirer may make a pre-Arbitration attempt for Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud. This does not apply if the Merchant accepted the Dispute through Rapid Dispute Resolution.	
Pre-Arbitration Response Time limit: 30 calendar days from the Processing Date of the pre-Arbitration attempt	 An Issuer may respond to the pre-Arbitration attempt as follows: The Issuer may accept financial responsibility. The Issuer may decline the pre-Arbitration attempt if either: The Acquirer provided either: Compelling Evidence, as specified in Section 11.5.2, Use of Compelling Evidence Evidence Evidence that the Cardholder no longer disputes the Transaction The Issuer provides new documentation or information about the Dispute. 	

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Dispute Process Stage	Description
	If the Acquirer has supplied Compelling Evidence with its pre-Arbitration attempt, the Issuer must certify that either:
	• The contact information provided (for example: first name. last name, telephone number, or email address) does not match the Cardholder's information in its records.
	 The Issuer has contacted the Cardholder to review the Compelling Evidence and provide an explanation of why the Cardholder continues to dispute the Transaction.
	If the Acquirer has supplied Compelling Evidence to support the merchandise was delivered to the same physical address for which the Merchant received an Address Verification Service (AVS) match of Y, provide an explanation of why AVS result code of Y was provided.
Arbitration	The Acquirer may file for Arbitration when either:
Time limit: 10 calendar days from	• The Dispute and Pre-Arbitration cycle has been completed and the Member has not been able to resolve the Dispute.
the Processing Date of the pre-Arbitration response	• The opposing Issuer has not met the requirements specified in the Interlink Rules.

Table 11-1: Dispute Resolution Process Steps – Category 10 (Fraud) (continued)

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11.2.4 Dispute Resolution Process – Dispute Category 12 (Processing Errors) and 13 (Consumer Disputes)

A Member must comply with the following table for processing Disputes under Dispute category 12 (Processing Errors) and Dispute category 13 (Consumer Disputes) and related activity.

Table 11-2: Dispute Resolution Process Steps – Category 12 (Processing Errors) and Category 13 (Consumer Disputes)

Dispute Process Stage	Description
Dispute	After receiving a Presentment, an Issuer may initiate a Dispute only if all applicable

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Table 11-2: Dispute Resolution Process Steps – Category 12 (Processing Errors) and Category 13 (Consumer Disputes) (continued)

Dispute Process Stage	Description	
Time limit:	conditions for the applicable Dispute condition are met.	
See Dispute	If a credit was processed before the Dispute, the Issuer must either:	
condition	Apply the credit(s) to the disputed Transaction	
	 Provide the Transaction Identifier(s) or Acquirer Reference Number(s) and the Transaction Date that the credit(s) was applied to and why the credit(s) does not resolve the Dispute 	
Dispute Response Time limit:	The Acquirer may initiate a Dispute Response as specified under the applicable Dispute condition.	
30 calendar days from the DisputeThis does not apply if the Merchant accepted the Dispute through Rap Resolution.Processing DateProcessing Date		
Pre-Arbitration Attempt Time limit:	A pre-Arbitration attempt is the stage of the Dispute cycle that the Issuer must address information or evidence provided by the Acquirer in the Dispute Response (see applicable dispute condition for examples).	
30 calendar days from the Dispute Response Processing Date	After receipt of a Dispute Response, the Issuer may make a pre-Arbitration attempt for any of the following reasons:	
	• The Issuer can provide new documentation or information to the Acquirer about the Dispute.	
	• The Issuer changes the Dispute condition after receiving the Dispute Response. The Issuer may change it only if the original Dispute condition was valid and if it meets a new Dispute condition based on the new information or documentation provided by the Acquirer in its Dispute Response.	
	• If the Acquirer provided evidence that the Cardholder no longer disputes the Transaction, the Issuer certifies that the Cardholder still disputes the Transaction.	
Pre-Arbitration	An Acquirer may respond to the pre-Arbitration attempt as follows:	
Response	The Acquirer may accept financial responsibility.	
Time limit:	The Acquirer may decline the pre-Arbitration attempt.	
30 calendar days from the Processing		

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Table 11-2: Dispute Resolution Process Steps – Category 12 (Processing Errors) and Category 13 (Consumer Disputes) (continued)

Dispute Process Stage	Description
Date of the pre- Arbitration Attempt	
Arbitration Time limit: 10 calendar days from the Processing Date of the pre- Arbitration response	 The Issuer may file for Arbitration when one of the following occurs: The Dispute and Pre-Arbitration cycle has been completed and the Issuer has not been able to resolve the dispute. The Acquirer has not met the requirements specified in the Visa Rules.

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11.3 Use of Interlink Systems

11.3.1 Use of Visa/Interlink Systems for Dispute Processing

An Interlink Member must use VisaNet or Visa Resolve Online (VROL) to process a financial message arising from a dispute (either Dispute, Dispute Response, pre-Arbitration, or pre-Arbitration response) that has been accepted by VROL.

A Member must use VROL to do all of the following:

- Process a Dispute, Dispute Response, or Dispute reversal
- Send Dispute-related documentation or information
- Make a pre-Arbitration or pre-Compliance attempt
- Process a pre-Arbitration or pre-Compliance response
- File an Arbitration or Compliance case¹
- Withdraw an Arbitration or Compliance case
- File an appeal of an Arbitration or a Compliance decision

VROL questions must be answered in English and any dispute-related documentation must be provided in English, or accompanied by an English translation. For Domestic cases where the Issuer

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and the Acquirer share a common language, the English translation is only required to be presented at the filing of the Arbitration or Compliance case.

¹ A Member must not combine more than 10 disputed Transactions in the same case. The Payment Credential, Acquirer, Merchant name, Merchant location, and Dispute condition must be the same in each Dispute.

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11.3.2 Transaction Processing Requirements

A Member must process financial messages related to Disputes as follows:

Table 11-3: Financial Message Types – Category 10 (Fraud)

Dispute Process Stage	Transaction Type	
Dispute	The Issuer must process a Dispute Financial for the Dispute amount.	
Pre-arbitration Acceptance	The Issuer must process a Dispute Financial Reversal on the same Processing Date as the Pre-arbitration acceptance.	

Table 11-4: Financial Message Types – Category 12 (Processing Errors) and Category 13 (Consumer Disputes)

Dispute Process Stage	Transaction Type	
Dispute	The Issuer must process a Dispute Financial for the Dispute amount.	
Dispute Response	The Acquirer must process a Dispute Financial Response.	
Pre-arbitration Acceptance	The Acquirer must process a Dispute Financial Response Reversal.	

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11.3.3 Reversal of a Dispute

If the opposing Member has not already moved to the next stage of the Dispute cycle and neither Member has accepted financial liability, a Member may reverse an action (a Dispute, a Dispute Response, a pre-Arbitration attempt, or a response to a pre-Arbitration attempt) no later than 3¹ calendar days after the Processing Date of that action.²

A Member must not submit a Fee Collection Transaction as a financial message arising from a Dispute (either Dispute, Dispute Response, pre-Arbitration, or pre-Arbitration response) or for an acceptance of a Dispute.

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- ¹ One calendar day for a Dispute involving an Original Credit Transaction
- ² The 3 calendar days timeframe does not apply if the Cardholder has contacted the Issuer to confirm that they no longer dispute the Transaction

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11.4 Dispute Amount

11.4.1 Dispute and Dispute Response Amount General Requirements

The Dispute amount (specified in the Billing Currency) must be either:

- The actual billed amount
- The Partial Transaction amount equal to the disputed amount

The Dispute amount must not exceed the Transaction amount except for Dispute condition 12.2 (Incorrect Transaction Code) where a debit was processed as a credit or a credit was processed as a debit.

The amount contained in a Dispute Response or a pre-Arbitration attempt made by an Acquirer must contain one of the following:

- The same amount in the same Transaction Currency as in the original Presentment
- A partial amount to remedy the Dispute
- The same or corrected amount in the Settlement Currency as received by the Acquirer for the Dispute

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11.4.2 Currency Conversion Difference

The party that is assigned or accepts final liability for a Dispute is responsible for the difference between the original Transaction amount and the final Dispute amount that may be caused by currency conversion.

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11.4.3 Minimum Dispute Amounts

Minimum Dispute amounts apply as follows:

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Table 11-5: Minimum Dispute Amount

Transaction Type	Applicable Dispute Condition	Minimum Dispute Amount
T&E	All except the following Dispute conditions:	USD 25
	• 10.1 (EMV Liability Shift Counterfeit Fraud)	
	• 13.8 (Original Credit Transaction)	

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11.5 Dispute Rights and Restrictions

11.5.1 **Prohibition of Multiple Transactions in a Dispute**

An Issuer must dispute each Transaction separately.

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11.5.2 Use of Compelling Evidence

An Acquirer must not process an invalid pre-Arbitration and must conduct an adequate due diligence review of the pre-Arbitration to ensure compliance with the Interlink Rules.

An Acquirer may submit Compelling Evidence with a pre-Arbitration attempt, as follows:

Table 11-6: Allowable Compelling Evidence

Item #	# Allowable Compelling Evidence Applicable Dispute Condi		te Condition
		10.1 (EMV Liability Shift Counterfeit Fraud)	10.4 (Other Fraud – Card- Absent Environment) ¹
1	Photographic or email evidence to prove a link between the person receiving the merchandise or services and the Cardholder, or to prove that the Cardholder disputing the Transaction is in possession of the merchandise and/or is using the merchandise or services.		Х

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Table 11-6: Allowable Compelling Evidence (continued)

Item #	Allowable Compelling Evidence	Applicable Dispu	te Condition
		10.1 (EMV Liability Shift Counterfeit Fraud)	10.4 (Other Fraud – Card- Absent Environment) ¹
2	For a Card-Absent Environment Transaction in which the merchandise is collected from the Merchant location, any of the following:		Х
	Cardholder signature on the pick-up form		
	Copy of identification presented by the Cardholder		
	Details of identification presented by the Cardholder		
3	For a Card-Absent Environment Transaction in which the merchandise is delivered, evidence that the item was delivered to the same physical address for which the Merchant received an AVS match of Y or M. A signature is not required as evidence of delivery.		Х
4	For an Electronic Commerce Transaction representing the sale of digital goods downloaded from a Merchant's website or application, description of the merchandise or services successfully downloaded, the date and time such merchandise or services were downloaded, and 2 or more of the following:		Х
	 Purchaser's IP address and the device geographical location at the date and time of the Transaction 		
	Device ID number and name of device (if available)		
	 Purchaser's name and email address linked to the customer profile held by the Merchant 		
	 Evidence that the profile set up by the purchaser on the Merchant's website or application was accessed by the purchaser and has been successfully verified by the Merchant before the Transaction Date 		
	 Evidence that the Merchant's website or application was accessed by the Cardholder for merchandise or services on or after the Transaction Date 		

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Table 11-6: Allowable Compelling Evidence (continued)

Item #	Allowable Compelling Evidence	Applicable Dispu	te Condition
		10.1 (EMV Liability Shift Counterfeit Fraud)	10.4 (Other Fraud – Card- Absent Environment) ¹
	• Evidence that the same device and Card used in the disputed Transaction were used in any previous Transaction that was not disputed		
5	For a Transaction in which merchandise was delivered to a business address, evidence that the merchandise was delivered and that, at the time of delivery, the Cardholder was working for the company at that address. A signature is not required as evidence of delivery.		X
6	For a Mail/Phone Order Transaction, a signed order form		Х
7	For a passenger transport Transaction, evidence that the services were provided and any of the following:		Х
	 Evidence that the ticket was received at the Cardholder's billing address 		
	• Evidence that the ticket or boarding pass was scanned at the gate		
	 Details of frequent flyer miles relating to the disputed Transaction that were earned or redeemed, including address and telephone number, that establish a link to the Cardholder 		
	 Evidence of any of the following additional Transactions related to the original Transaction: purchase of seat upgrades, payment for extra baggage, or purchases made on board the passenger transport 		
8	For a T&E Transaction, evidence that the services were provided and either:		Х
	 Details of loyalty program rewards earned and/or redeemed including address and telephone number that establish a link to the Cardholder 		

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Table 11-6: Allowable Compelling Evidence (continued)

Item #	Allowable Compelling Evidence	Applicable Dispute Condition	
		10.1 (EMV Liability Shift Counterfeit Fraud)	10.4 (Other Fraud – Card- Absent Environment) ¹
	 Evidence that an additional Transaction or Transactions related to the original Transaction, such as the purchase of T&E service upgrades or subsequent purchases made throughout the T&E service period, were not disputed 		
9	For a Card-Absent Environment Transaction, evidence that 3 or more of the following had been used in an undisputed Transaction, or an Original Credit Transaction (OCT):		Х
	Customer account/login ID		
	Delivery address		
	Device ID/device fingerprint		
	Email address		
	• IP address		
	Telephone number		
10	Evidence that the Transaction was completed by a member of the Cardholder's household or family		Х
11	Evidence of one or more non-disputed payments for the same merchandise or service		Х
12	For a Recurring Transaction, evidence of all of the following:		Х
	 A legally binding contract held between the Merchant and the Cardholder 		
	The Cardholder is using the merchandise or services		
	A previous Transaction that was not disputed		
13	For a US Domestic Card-Present Environment Transaction that is key-entered and did not take place at a Chip-Reading Device, either:	Х	

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Table 11-6: Allowable Compelling Evidence (continued)

Item #	# Allowable Compelling Evidence Applicable Dispute Condit		te Condition
		10.1 (EMV Liability Shift Counterfeit Fraud)	10.4 (Other Fraud – Card- Absent Environment) ¹
	 Evidence that the same Card used in the disputed Transaction was used in any previous or subsequent Transaction that was not disputed 		
	Copy of both:		
	 Identification presented by the Cardholder 		
	 Receipt, invoice, or contract with information that links to the identification presented by the Cardholder 		
14	For Transactions for the acquisition of non-fiat currency (for example: cryptocurrency) or purchase of a non-fungible token (NFT), any of the following:		X
	Destination wallet address		
	 Blockchain transaction hash, which must be searchable/traceable on an open-source website 		
	• Prior approved similar Transactions using the same Payment Credential		

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11.6 Dispute Categories and Conditions

11.6.1 Dispute Categories Table Format

Information about the different Dispute categories (10, 12, and 13), and the conditions, processing requirements, time limits, Dispute Response rights, and pre-arbitration conditions associated with each category, is organized in a table format.

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11.7 Dispute Category 10: Fraud

11.7.1 Dispute Category 10: Cardholder Letter or Certification Requirements

If the Dispute¹ requires an Issuer to provide certification on behalf of the Cardholder, the Issuer may only certify if it obtained the Dispute information through a secure method that results in a valid representation of the Cardholder signature, for example:

- Secure online banking: Any method used by the Cardholder that establishes their unique identity through use of a password and/or other login identification method
- Secure telephone banking: A method where the Cardholder was identified using the same level of security needed to complete a transfer of funds to another financial institution

Instead of an Issuer certification, an Issuer may support the Dispute with a Cardholder letter denying authorization of or participation in a Transaction. If provided to support the Dispute, the letter must be signed by the Cardholder and include all of the following:

- Cardholder's complete or partial Payment Credential
- Merchant name(s)
- Transaction amount(s)

¹ The requirements apply to Transactions that qualify as Card-Absent Interlink Transactions.

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11.7.2 Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud

11.7.2.1 Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud for the following reason:

Table 11-7: Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Dispute Reasons

Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud
Dispute Reasons

The Transaction qualifies for the EMV liability shift, as specified in *Section 1.10.1.2, EMV Liability Shift Participation*, and all of the following:

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Table 11-7: Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Dispute Reasons (continued)

Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud Dispute Reasons

- The Transaction was completed with a Counterfeit Card in a Card-Present Environment.
- The Cardholder denies authorization of or participation in the Transaction.
- The Card is a Chip Card (first digit of the Service Code is 2 or 6).
- Either:
 - The Transaction did not take place at a Chip-Reading Device (terminal entry capability code was not 5).
 - The Transaction was Chip-initiated and, if the Transaction was authorized Online, the Acquirer did not transmit the Full-Chip Data to Interlink in the Authorization Request.

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11.7.2.2 Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Dispute Rights

Table 11-8: Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Dispute Rights

Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud Dispute Rights	
Before initiating a Dispute, an Issuer must report the Fraud Activity to Interlink using fraud type code 4 (counterfeit).	

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11.7.2.3 Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Invalid Disputes

A Dispute is invalid under Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud for any of the following:

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Table 11-9: Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Invalid Disputes

Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud Invalid Disputes

- A Chip-initiated Transaction and the Acquirer transmitted Full-Chip Data in the Authorization Request.
- A Fallback Transaction
- A Transaction for which the Authorization record contains POS Entry Mode code 90 and the Service Code encoded on the Magnetic Stripe does not indicate the presence of a Chip.
- A Transaction for which the Authorization Request contains the CVV but either:
 - CVV verification was not performed
 - The Authorization record indicates that the CVV failed verification
- A Chip-initiated Transaction was authorized offline
- A Transaction that was approved using a Payment Credential for which the Issuer had reported Fraud Activity¹

¹ This does not apply if the reported fraud type was code C (merchant misrepresentation) or D (manipulation of account holder).

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11.7.2.4 Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud according to the following time limit:

Table 11-10: Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Dispute Time Limit

Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud Dispute Time Limit

120 calendar days from the Transaction Processing Date

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11.7.2.5 Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud:

Table 11-11: Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Dispute Processing Requirements

Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud Supporting Documentation/Certification

All of the following:

- Certification that the Cardholder denies authorization of or participation in the Transaction
- Certification of the Card status based on Issuer investigation (for example: lost, stolen, counterfeit)
- Certification that the Card is a Chip Card

For Transactions where the original Fraud Activity was not listed as fraud type code 4 (counterfeit), an explanation of why the change occurred.

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11.7.2.6 Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Pre-Arbitration Processing Requirements

An Acquirer must provide the following documentation or certification for a pre-Arbitration attempt under Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud:

Table 11-12: Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Pre-Arbitration Processing Requirements

Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud Supporting Documentation/Certification

Evidence of one of the following:

- A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute.
- The Dispute is invalid.
- The Cardholder no longer disputes the Transaction.
- For a delayed charge Transaction both:
 - Evidence that the Transaction relates to a prior stay, trip, or rental period (for example: a parking

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Table 11-12: Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud – Pre-Arbitration Processing Requirements (continued)

Dispute Condition 10.1: EMV Liability Shift Counterfeit Fraud Supporting Documentation/Certification

violation that occurred during the rental)

 Evidence that an Imprint was obtained at a Chip reading device during the same stay, trip, or rental (including any approved Authorization containing an Electronic Imprint)

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11.7.3 Dispute Condition 10.4: Other Fraud – Card-Absent Environment

11.7.3.1 Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 10.4: Other Fraud – Card-Absent Environment for the following reason:

Table 11-13: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Dispute Reasons

Dispute Condition 10.4: Other Fraud – Card-Absent Environment Dispute Reasons

The Cardholder denies authorization of or participation in a qualified Card Absent Interlink Transaction.

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11.7.3.2 Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Dispute Rights

Table 11-14: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Dispute Rights

Dispute Condition 10.4: Other Fraud – Card-Absent Environment Dispute Rights

Before initiating a Dispute, an Issuer must report the Fraud Activity to Visa.

The Dispute applies, regardless of the Electronic Commerce Indicator value, for Electronic Commerce Transactions conducted by Merchants assigned the following MCCs:

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Table 11-14: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Dispute Rights (continued)

Dispute Condition 10.4: Other Fraud – Card-Absent Environment Dispute Rights

- 4829 (Wire Transfer Money Orders)
- 5967 (Adult Content and Services)
- 6051 (Non-Financial Institutions Foreign Currency, Liquid and Cryptocurrency Assets [for example: Cryptocurrency], Money Orders [not Money Transfer], Travelers Cheques, and Debt Repayment)
- 6540 (Non-Financial Institutions: Stored Value Card Purchase/Load)
- 7801 (Government Licensed On-Line Casinos [On-Line Gambling])
- 7802 (Government-Licensed Horse/Dog Racing)
- 7995 (Betting, including Lottery Tickets, Casino Gaming Chips, Off-Track Betting, and Wagers at Race Tracks)

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11.7.3.3 Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Invalid Disputes

A Dispute is invalid under Dispute Condition 10.4: Other Fraud – Card-Absent Environment for any of the following:

Table 11-15: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Invalid Disputes

Dispute Condition 10.4: Other Fraud – Card-Absent Environment	
Invalid Disputes	

- A Transaction that was approved using a Payment Credential for which the Issuer had reported Fraud Activity¹
- A Transaction on an Account Number for which the Issuer has initiated more than 35 Disputes² within the previous 120 calendar days
- A Card-Absent Environment Transaction for which both:
 - The CVV2 result code in the Authorization message is U (Issuer not participating in CVV2 program).
 - The CVV2 presence indicator in the Authorization Request is one of the following:
 - 1 (CVV2 value is present)
 - 2 (CVV2 value is on the Card but is illegible)

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Table 11-15: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Invalid Disputes (continued)

Dispute Condition 10.4: Other Fraud – Card-Absent Environment Invalid Disputes

- 9 (Cardholder states CVV2 is not present on the Card)
- A Payment Credential on which the Issuer reported Fraud Activity using fraud type code 3 (fraudulent application), C (merchant misrepresentation), or D (manipulation of account holder)
- For a Card-Absent Interlink Transaction for the acquisition of non-fiat currency (for example: cryptocurrency) or purchase of a non-fungible token (NFT), if the Cardholder participated in the Transaction but subsequently claims they were deceived into sending the non-fiat currency or NFT to a fraudulent recipient.
- The same Payment Credential (for example: Visa Account Number or Token) was used in 2 previous Transactions that the Issuer did not report as Fraud Activity³ to Visa and was processed more than 120 calendar days,^{4,5} if both:
 - Effective for Disputes processed through 11 April 2025 A detailed description of the merchandise or services purchased for both the disputed Transactions and the 2 previous Transactions is provided
 - Effective for Disputes processed on or after 12 April 2025 Either:
 - A detailed description of the merchandise or services purchased for both disputed Transactions and the 2 previous Transactions is provided
 - The device ID, device fingerprint, or the IP address and an additional one or more of the following in the undisputed Transaction(s) are the same as the disputed Transaction, as applicable:
 - Customer account or login ID must be a unique identifier that the Cardholder uses to authenticate on the Merchant's e-commerce site or application at the time of the Transaction, and must be a value that the Cardholder recognizes in clear text and not hashed
 - Full delivery address must be the Cardholder's full shipping address, including street address, city, state/province, and postal code (or country equivalent) and country, and must be in clear text and not hashed
 - Device ID must be a unique identifier of the Cardholder's device that the Cardholder can verify, such as a device serial number (for example: International Mobile Equipment Identity or IMEI), and must be at least 15 characters, in clear text, and not hashed
 - Device fingerprint must be a unique identifier of the Cardholder's device derived from at least two software or hardware properties of the device (such as browser version, operating system version), and must be at least 20 characters, and may be hashed
 - IP address must be the Cardholder's public IP address, and must be in clear text, not hashed, and meet current industry formats (Internet Protocol version 4 [IPV4] and Internet Protocol version 6 [IPV6])

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Table 11-15: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Invalid Disputes (continued)

Dispute Condition 10.4: Other Fraud – Card-Absent Environment Invalid Disputes

- All of the following:
 - The Card Verification Value 2 (CVV2) presence indicator in the Authorization Request is 1 (CVV2 value is present)
 - The CVV2 results code in the Authorization message is N (No Match)
 - The Authorization Request was approved

An Airline or passenger railway Transaction, if either:

• The Issuer response to an Address Verification Service inquiry was Y and tickets were mailed to the Cardholder billing address on the Issuer file.

• The Issuer was not a participant in the Address Verification Service on the Transaction Date.

A Transaction for which an Authorization was obtained if both:

- The Acquirer attempted to authenticate the Cardholder through the Address Verification Service
- Acquirer received an Address Verification Service Result Code U⁶
 - ¹ This does not apply if the reported fraud type was code C (merchant misrepresentation) or D (manipulation of account holder).
 - ² Individual Transactions that contain a Multiple Clearing Sequence Number that result from the same Authorization are treated as one Transaction toward the 35 Transaction limit.
 - ³ If the Issuer reports Fraud Activity on the previous undisputed Transactions, the fraud reporting must be processed and received by Visa's fraud reporting system prior to the Processing Date of the disputed Transaction.
 - ⁴ Not to exceed 365 calendar days prior to the Processing Date of the Dispute.
 - ⁵ The 120 calendar days does not apply if the other undisputed Transactions were Original Credit Transactions.
 - ⁶ This does not apply if the Issuer was unable to respond to an Address Verification Service Authorization Request because the Transaction was attempted with a Visa Commercial Card or a non-reloadable Prepaid Card.

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11.7.3.4 Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 10.4: Other Fraud – Card-Absent Environment according to the following time limit:

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Table 11-16: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Dispute Time Limit

Dispute Condition 10.4: Other Fraud – Card-Absent Environment Dispute Time Limit

120 calendar days from the Transaction Processing Date

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11.7.3.5 Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 10.4: Other Fraud – Card-Absent Environment:

Table 11-17: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Dispute Processing Requirements

Dispute Condition 10.4: Other Fraud – Card-Absent Environment Supporting Documentation/Certification

Certification that the Cardholder denies authorization of or participation in the Transaction

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11.7.3.6 Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Pre-Arbitration Processing Requirements

An Acquirer must provide the following documentation or certification for a pre-Arbitration attempt under Dispute Condition 10.4: Other Fraud – Card-Absent Environment:

 Table 11-18: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Pre-Arbitration Processing

 Requirements

Dispute Condition 10.4: Other Fraud – Card-Absent Environment Supporting Documentation/Certification

One of the following:

- Evidence that one of the following:
 - A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute.
 - The Dispute is invalid.

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Table 11-18: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Pre-Arbitration Processing Requirements (continued)

Dispute Condition 10.4: Other Fraud – Card-Absent Environment Supporting Documentation/Certification

- The Cardholder no longer disputes the Transaction.
- Compelling Evidence, as specified in Section 11.5.2, Use of Compelling Evidence
- For a delayed charge Transaction both:
 - Evidence that the Transaction relates to a prior stay, trip, or rental period (for example: a parking violation that occurred during the rental)
 - Evidence that an Imprint was obtained during the same stay, trip, or rental (including any approved Authorization containing an Electronic Imprint)
- The same Payment Credential (for example: Visa Account Number or Token) was used in 2 previous Transactions that the Issuer did not report as Fraud Activity¹ to Visa and was processed more than 120 calendar days both:^{2,3}
 - A detailed description of merchandise or services purchased for the disputed Transactions and the 2 previous Transactions
 - Certification of both:
 - Effective for Disputes processed through 18 October 2024 Date/time the merchandise or services were provided
 - Effective for Disputes processed on or after 19 October 2024 Date the merchandise or services were provided
 - The device ID, device fingerprint, or the IP address and an additional one or more of the following in the undisputed Transaction(s) are the same as the disputed Transaction, as applicable:
 - Customer account or login ID must be a unique identifier that the Cardholder uses to authenticate on the Merchant's e-commerce site or application at the time of the Transaction, and must be a value that the Cardholder recognizes in clear text and not hashed³
 - Full delivery address must be the Cardholder's full shipping address, including street address, city, state/province, and postal code (or country equivalent) and country, and must be in clear text and not hashed³
 - Device ID must be a unique identifier of the Cardholder's device that the Cardholder can verify, such as a device serial number (for example: International Mobile Equipment Identity or IMEI), and must be at least 15 characters, and must be in clear text and not hashed³
 - Device fingerprint must be a unique identifier of the Cardholder's device derived from at least two software or hardware properties of the device (such as browser version, operating system version),

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Table 11-18: Dispute Condition 10.4: Other Fraud – Card-Absent Environment – Pre-Arbitration Processing Requirements (continued)

Dispute Condition 10.4: Other Fraud – Card-Absent Environment Supporting Documentation/Certification

and must be at least 20 characters, and may be hashed³

- IP address must be the Cardholder's public IP address, and must be in clear text and not hashed, and must meet current industry formats (IPV4 and IPV6)³
- For an Airline Transaction, evidence that the Cardholder name is included in the manifest for the departed flight and matches the Cardholder name provided on the purchased itinerary.
 - ¹ If the Issuer reports Fraud Activity on the previous undisputed Transactions, the fraud reporting must be processed and received by Visa's fraud reporting system prior to the Processing Date of the disputed Transaction.
 - ² The 120 calendar days does not apply if the other undisputed Transactions were Original Credit Transactions.

³ Not to exceed 365 calendar days prior to the Processing Date of the Dispute

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11.8 Dispute Category 11: Authorization

11.8.1 Dispute Condition 11.3: No Authorization/Late Presentment

11.8.1.1 Dispute Condition 11.3: No Authorization/Late Presentment – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 11.3: No Authorization/Late Presentment for the following reason:

Table 11-19: Dispute Condition 11.3: No Authorization/Late Presentment – Dispute Reasons

Dispute Condition 11.3: No Authorization/Late Presentment Dispute Reasons

The Approval Response was not obtained before the Transaction was completed

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11.8.1.2 Dispute Condition 11.3: No Authorization/Late Presentment – Dispute Rights

Table 11-20: Dispute Condition 11.3: No Authorization/Late Presentment – Dispute Rights

Dispute Condition 11.3: No Authorization/Late F	Presentment
Dispute Rights	

If Authorization was obtained for an amount less than the Transaction amount, the Dispute is limited to either:

- The amount that was not authorized.
- The difference between the Transaction amount and the amount for which the Authorization was required, as specified in Section 5.7.1.3, Estimated Authorization Request Requirements, and Section 5.7.1.4, Incremental Authorization Request Requirements

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11.8.1.3 Dispute Condition 11.3: No Authorization/Late Presentment – Invalid Disputes

A Dispute is invalid under Dispute Condition 11.3: No Authorization/Late Presentment for any of the following:

Table 11-21: Dispute Condition 11.3: No Authorization/Late Presentment – Invalid Disputes

Dispute Condition 11.3: No Authorization/Late Presentment Invalid Disputes

Where a valid Authorization was required but not obtained for a Credit Transaction with one of the following MCCs:¹

- 3000-3350 (Airlines, Air Carriers)
- 4111 (Local and Suburban Commuter Passenger Transportation, Including Ferries)
- 4112 (Passenger Railways)
- 4131 (Bus Lines)
- 4511 (Airlines and Air Carriers [Not Elsewhere Classified])
 - ¹ For Transactions completed in a Card-Absent Environment, this Dispute Condition applies only to qualified Card-Absent Interlink Transactions.

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11.8.1.4 Dispute Condition 11.3: No Authorization/Late Presentment – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 11.3: No Authorization/Late Presentment according to the following time limits:¹

Table 11-22: Dispute Condition 11.3: No Authorization/Late Presentment – Dispute Time Limit

Dispute Condition 11.3: No Authorization/Late Presentment Dispute Time Limit
75 calendar days from the Transaction Processing Date
For an Adjustment of an ATM Cash Disbursement or a PIN-Authenticated Visa Debit Transaction, 75 calendar days from the Transaction Date of the Adjustment
¹ For Transactions completed in a Card-Absent Environment, this Dispute Condition applies only to qualified Card-Absent

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Interlink Transactions.

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11.8.1.5 Dispute Condition 11.3: No Authorization/Late Presentment – Documentation/Certification

Table 11-23: Dispute Condition 11.3: No Authorization/Late Presentment – Documentation/Certification

Dispute Condition 11.3: No Authorization/Late Presentment – Documentation/Certification

Certification on the Dispute Processing Date, the Cardholder account status was flagged as one of the following:

- Credit Problem
- Closed
- Fraud¹

¹ This does not apply to an ATM Deposit Adjustment.

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11.8.1.6 Dispute Condition 11.3: No Authorization/Late Presentment – Pre-Arbitration Processing Requirements

An Acquirer must provide the following documentation or certification for a pre-Arbitration attempt under Dispute Condition 11.3: No Authorization/Late Presentment:¹

 Table 11-24: Dispute Condition 11.3: No Authorization/Late Presentment – Pre-Arbitration Processing

 Requirements

Dispute Condition 11.3: No Authorization/Late Presentment Supporting Documentation/Certification

Both:

- Evidence of any of the following:
 - A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute.
 - The Dispute is invalid.
 - The Transaction Date in the Completion Message was incorrect and a valid Authorization was obtained, as specified in *Section 5.7.2.4, Transaction and Processing Timeframes*.
 - The Transaction Receipt or other record with a Transaction Date that disproves late Presentment and proves that the Acquirer obtained the required authorization.
- For a Dispute involving special Authorization procedures where all of the following apply:
 - The first Authorization Request included the Estimated Authorization Request indicator.
 - Subsequent Authorization Requests included the Incremental Authorization Request indicator.
 - The same Transaction Identifier was used in all Authorization Requests.
 - Clearing Records were submitted within the timeframes specified in *Section 5.7.2.4, Transaction and Processing Timeframes.*
 - Certification of all of the following:
 - The date the Transaction was initiated
 - The date the Transaction was completed
 - The dates, authorized amounts, and Authorization codes of the approved Authorizations
- ¹ If initiated for Transactions completed in a Card-Absent Environment, the Dispute Condition applies only to qualified Card-Absent Interlink Transactions.

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11.9 Dispute Category 12: Processing Errors

11.9.1 Dispute Condition 12.2: Incorrect Transaction Code

11.9.1.1 Dispute Condition 12.2: Incorrect Transaction Code – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 12.2: Incorrect Transaction Code for the following reasons:

Table 11-25: Dispute Condition 12.2: Incorrect Transaction Code – Dispute Reasons

Dispute Condition 12.2: Incorrect Transaction Code
Dispute Reasons

One of the following:

- A credit was processed as a debit.
- A debit was processed as a credit.

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11.9.1.2 Dispute Condition 12.2: Incorrect Transaction Code – Dispute Rights

Table 11-26: Dispute Condition 12.2: Incorrect Transaction Code – Dispute Rights

Dispute Condition 12.2: Incorrect Transaction Code	
Dispute Rights	

The Dispute amount should be double the Transaction amount if either:

- A credit was processed as a debit.
- A debit was processed as a credit.

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11.9.1.3 Dispute Condition 12.2: Incorrect Transaction Code – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 12.2: Incorrect Transaction Code according to the following time limit:

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Table 11-27: Dispute Condition 12.2: Incorrect Transaction Code – Dispute Time Limit

Dispute Condition 12.2: Incorrect Transaction Code Dispute Time Limit

120 calendar days from the Transaction Processing Date

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11.9.1.4 Dispute Condition 12.2: Incorrect Transaction Code – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 12.2: Incorrect Transaction Code:

Table 11-28: Dispute Condition 12.2: Incorrect Transaction Code – Dispute Processing Requirements

Dispute Condition 12.2: Incorrect Transaction Code
Supporting Documentation/Certification

Certification that either:

- Credit was processed as a debit.
- Debit was processed as a credit.

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11.9.1.5 Dispute Condition 12.2: Incorrect Transaction Code – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 12.2: Incorrect Transaction Code:

Table 11-29: Dispute Condition 12.2: Incorrect Transaction Code – Dispute Response Processing Requirements

Dispute Condition 12.2: Incorrect Transaction Code Supporting Documentation/Certification

For a credit processed as a debit or a debit processed as a credit, either:

• Evidence that a credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute

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Table 11-29: Dispute Condition 12.2: Incorrect Transaction Code – Dispute Response Processing Requirements (continued)

Dispute Condition 12.2: Incorrect Transaction Code Supporting Documentation/Certification

• Transaction Receipt or other record that proves that the Transaction code was correct

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11.9.2 Dispute Condition 12.3: Incorrect Currency

11.9.2.1 Dispute Condition 12.3: Incorrect Currency – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 12.3: Incorrect Currency for the following reasons:

Table 11-30: Dispute Condition 12.3: Incorrect Currency – Dispute Reasons

Dispute Condition 12.3: Incorrect Currency Dispute Reasons

Either:

- Dynamic Currency Conversion (DCC) occurred and the Cardholder did not expressly agree to DCC.
- The Cardholder was not advised that DCC would occur or was refused the choice of paying in the Merchant's local currency.

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11.9.2.2 Dispute Condition 12.3: Incorrect Currency – Dispute Rights

Table 11-31: Dispute Condition 12.3: Incorrect Currency – Dispute Rights

Dispute Condition 12.3: Incorrect Currency Dispute Rights

The Dispute applies for the entire Transaction amount.

ID# 0030286

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11.9.2.3 Dispute Condition 12.3: Incorrect Currency – Invalid Disputes

A Dispute is invalid under Dispute Condition 12.3: Incorrect Currency for the following:

Table 11-32: Dispute Condition 12.3: Incorrect Currency – Invalid Disputes

Dispute Condition 12.3: Incorrect Currency Invalid Disputes

The Dispute is for a partial Transaction amount.

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11.9.2.4 Dispute Condition 12.3: Incorrect Currency – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 12.3: Incorrect Currency according to the following time limit:

Table 11-33: Dispute Condition 12.3: Incorrect Currency – Dispute Time Limit

Dispute Condition 12.3: Incorrect Currency Dispute Time Limit

120 calendar days from the Transaction Processing Date

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11.9.2.5 Dispute Condition 12.3: Incorrect Currency – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 12.3: Incorrect Currency:

Table 11-34: Dispute Condition 12.3: Incorrect Currency – Dispute Processing Requirements

Dispute Condition 12.3: Incorrect Currency Supporting Documentation/Certification

Issuer certification that the Cardholder did not agree to Dynamic Currency Conversion and did not make an active choice or was refused the choice of paying in the Merchant's local currency

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11.9.2.6 Dispute Condition 12.3: Incorrect Currency – Dispute Response Rights

Table 11-35: Dispute Condition 12.3: Incorrect Currency – Dispute Response Rights

Dispute Condition 12.3: Incorrect Currency Supporting Documentation/Certification

For a Dynamic Currency Conversion (DCC) Transaction, if the Acquirer cannot provide evidence that the Cardholder expressly agreed to DCC,¹ it may process a Dispute Response in the Merchant's local currency for the Transaction amount before DCC occurred, excluding fees or commission charges directly related to DCC that were applied to the Transaction.

¹ As specified in the *DCC Guide*

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11.9.2.7 Dispute Condition 12.3: Incorrect Currency – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 12.3: Incorrect Currency:

Table 11-36: Dispute Condition 12.3: Incorrect Currency – Dispute Response Processing Requirements

Dispute Condition 12.3: Incorrect Currency Supporting Documentation/Certification

One of the following:

- Evidence that one of the following:
 - A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute.
 - The Dispute is invalid.
 - The Cardholder no longer disputes the Transaction.
- Transaction Receipt, as specified in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions* or other record that proves that the Transaction currency was correct
- For a DCC Transaction, either:
 - For a Dispute Response in the Merchant's local currency, both:

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Table 11-36: Dispute Condition 12.3: Incorrect Currency – Dispute Response Processing Requirements (continued)

Dispute Condition 12.3: Incorrect Currency Supporting Documentation/Certification

- Acquirer certification that the Merchant is registered to offer DCC
- A copy of the Transaction Receipt, as specified in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions* showing the Merchant's local currency
- For a Dispute Response in the DCC currency, all of the following:
 - Evidence that the Cardholder expressly agreed to DCC
 - Acquirer certification that the Acceptance Device requires electronic selection of DCC by the Cardholder and that the choice cannot be made by the Merchant
 - A copy of the Transaction Receipt, as specified in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions*

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11.9.2.8 Dispute Condition 12.3: Incorrect Currency – Pre-Arbitration Attempt

In response to evidence/certification provided by an Acquirer at the Dispute Response stage, an Issuer can provide the following documentation or certification for a pre-Arbitration attempt under Dispute Condition 12.3 Incorrect Currency:

Table 11-37: Dispute Condition 12.3: Incorrect Currency – Pre-Arbitration attempt

Dispute Condition 12.3: Incorrect Currency – Pre-Arbitration Attempt Supporting Documentation/Certification

For Dynamic Currency Conversion (DCC) Transactions, the pre-Arbitration amount is limited to the difference between the original amount and the amount the Cardholder should have been charged.

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11.9.3 Dispute Condition 12.4: Incorrect Account Number

11.9.3.1 Dispute Condition 12.4: Incorrect Account Number – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 12.4: Incorrect Account Number for the following reason:

 Table 11-38: Dispute Condition 12.4: Incorrect Account Number – Dispute Reasons

Dispute Condition 12.4: Incorrect Account Number Dispute Reasons

• The Transaction or Original Credit Transaction was processed using an incorrect Payment Credential.

The Adjustment was processed using an incorrect Payment Credential.

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11.9.3.2 Dispute Condition 12.4: Incorrect Account Number – Invalid Disputes

A Dispute is invalid under Dispute Condition 12.4: Incorrect Account Number for the following:

 Table 11-39: Dispute Condition 12.4: Incorrect Account Number – Invalid Disputes

Dispute Condition 12.4: Incorrect Account Number Invalid Disputes

A Payment Credential on which the Issuer reported Fraud Activity using fraud type code 3 (fraudulent application)

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11.9.3.3 Dispute Condition 12.4: Incorrect Account Number – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 12.4: Incorrect Account Number according to the following time limits:

Table 11-40: Dispute Condition 12.4: Incorrect Account Number – Dispute Time Limit

Dispute Condition 12.4: Incorrect Account Number Dispute Time Limit

120 calendar days from either:

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Table 11-40: Dispute Condition 12.4: Incorrect Account Number – Dispute Time Limit (continued)

Dispute Condition 12.4: Incorrect Account Number Dispute Time Limit

- The Transaction Processing Date
- For an Adjustment, the Transaction Date of the Adjustment

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11.9.3.4 Dispute Condition 12.4: Incorrect Account Number – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 12.4: Incorrect Account Number:

Table 11-41: Dispute Condition 12.4: Incorrect Account Number – Dispute Response Processing Requirements

Dispute Condition 12.4: Incorrect Account Number Supporting Documentation/Certification

Evidence of one of the following:

- A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute
- The Dispute is invalid
- The Cardholder no longer disputes the Transaction
- Transaction Receipt, as specified in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions* or other record to prove that the correct Payment Credential was processed

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11.9.4 Dispute Condition 12.5: Incorrect Amount

11.9.4.1 Dispute Condition 12.5: Incorrect Amount – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 12.5: Incorrect Amount for the following reason:

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Table 11-42: Dispute Condition 12.5: Incorrect Amount – Dispute Reasons

Dispute Condition 12.5: Incorrect Amount Dispute Reasons

The Transaction amount is incorrect or an addition or transposition error occurred

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11.9.4.2 Dispute Condition 12.5: Incorrect Amount – Dispute Rights

Table 11-43: Dispute Condition 12.5: Incorrect Amount – Dispute Rights

Dispute Condition 12.5: Incorrect Amount Dispute Rights

The Dispute amount is limited to the difference between the amounts.

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11.9.4.3 Dispute Condition 12.5: Incorrect Amount – Invalid Disputes

For a Card-Absent Environment Transaction,¹ a Dispute is invalid under Dispute Condition 12.5: Incorrect Amount for any of the following:

Table 11-44: Dispute Condition 12.5: Incorrect Amount – Invalid Disputes

Dispute Condition 12.5: Incorrect Amount Invalid Disputes
• A T&E Transaction in which there is a difference between the quoted price and the actual charges made by

- the Merchant
- A No-Show Transaction
- An Advance Payment²
- A Transaction for which the Merchant has the right to alter the Transaction amount without the Cardholder's consent after the Transaction was completed

Applies only to Card-Absent Environment Transactions that qualify as Card-Absent Interlink Transactions.

² Processed as specified in Section 5.8.8.1, Requirements for Partial Payments, Advance Payments, and Transactions Using Stored Credentials

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11.9.4.4 Dispute Condition 12.5: Incorrect Amount – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 12.5: Incorrect Amount according to the following time limits:

Table 11-45: Dispute Condition 12.5: Incorrect Amount – Dispute Time Limit

Dispute Condition 12.5: Incorrect Amount	
Dispute Time Limit	

120 calendar days from the Transaction Processing Date

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11.9.4.5 Dispute Condition 12.5: Incorrect Amount – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 12.5: Incorrect Amount:

Table 11-46: Dispute Condition 12.5: Incorrect Amount – Dispute Processing Requirements

Dispute Condition 12.5: Incorrect Amount Supporting Documentation/Certification

A copy of the Transaction Receipt, as specified in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions* or other record with the correct Transaction Amount

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11.9.4.6 Dispute Condition 12.5: Incorrect Amount – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 12.5: Incorrect Amount:

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Table 11-47: Dispute Condition 12.5: Incorrect Amount – Dispute Response Processing Requirements

Dispute Condition 12.5: Incorrect Amount Supporting Documentation/Certification

Evidence of one of the following:¹

- A credit or Reversal issued by the Acquirer was not addressed by the Issuer in the Dispute
- The Dispute is invalid
- The Cardholder no longer disputes the Transaction
- Transaction Receipt or other record to prove that the Transaction amount was correct

¹ The Dispute Response requirements for a Transaction processed in a Card-Absent Environment apply only to qualified Card-Absent Interlink Transaction.

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11.9.5 Dispute Condition 12.6: Duplicate Processing/Paid by Other Means

11.9.5.1 Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 12.6: Duplicate Processing/Paid by Other Means for the following reason:

Table 11-48: Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Dispute Reasons

Dispute Condition 12.6: Duplicate Processing/Paid by Other M	Means
Dispute Reasons	

Either:

- A single Transaction¹ was processed more than once using the same Payment Credential on the same Transaction date, and for the same Transaction amount.
- The Cardholder paid for the same merchandise or service by other means.

¹ The Cardholder must have participated in one of the Transactions

ID# 0030302

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11.9.5.2 Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Dispute Rights

Table 11-49: Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Dispute Rights

Dispute Condition 12.6: Duplicate Processing/Paid by Other Means Dispute Rights

For Duplicate Processing, if the Transaction was processed by different Acquirers (including Originating Acquirers), the Acquirer that processed the invalid Transaction is responsible for the Dispute. If the Issuer (including a Recipient Issuer) cannot determine which Transaction is invalid, the Acquirer that processed the second Transaction is responsible for the Dispute.

For Transactions that were paid by other means, the Cardholder must attempt to resolve the dispute with the Merchant or the Merchant's liquidator, if applicable, before the Issuer may initiate a Dispute.

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11.9.5.3 Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Invalid Disputes

A Dispute is invalid under Dispute Condition 12.6: Duplicate Processing/Paid by Other Means for either:

 Table 11-50: Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Invalid Disputes

Dispute Condition 12.6: Duplicate Processing/Paid by Other Means Invalid Disputes

Transactions in which payment for services was made to different Merchants, unless there is evidence that the payment was passed from one Merchant to the other (for example: payment from a travel agent to a T&E Merchant)

An Adjustment

ID# 0030304

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11.9.5.4 Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 12.6: Duplicate Processing/Paid by Other Means according to the following time limits:

Table 11-51: Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Dispute Time Limit

Dispute Condition 12.6: Duplicate Processing/Paid by Other Means Dispute Time Limit

120 calendar days from the Transaction Processing Date

ID# 0030305

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11.9.5.5 Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 12.6: Duplicate Processing/Paid by Other Means:

 Table 11-52: Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Dispute Processing

 Requirements

Dispute Condition 12.6: Duplicate Processing/Paid by Other Means Supporting Documentation/Certification

All of the following, as applicable:

- Certification that the Cardholder attempted to resolve the dispute with the Merchant
- Within 5 calendar days of the Dispute Processing Date, evidence that the Merchant received payment by other means, including:
 - The Acquirer Reference Number or other Transaction information, if the Transaction was an Interlink Transaction
 - A statement, if paid by another card or account
 - A cash receipt
 - A copy of the front and back of a cancelled check

ID# 0030306

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11.9.5.6 Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 12.6: Duplicate Processing/Paid by Other Means:

Table 11-53: Dispute Condition 12.6: Duplicate Processing/Paid by Other Means – Dispute Response Processing Requirements

Dispute Condition 12.6: Duplicate Processing/Paid by Other Means Supporting Documentation/Certification

Evidence of one of the following:

- A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute
- The Dispute is invalid
- The Cardholder no longer disputes the Transaction
- For a Load Transaction, records containing at least the following:
 - Payment Credential
 - Transaction time or sequential number that identifies individual Transactions
 - Indicator that confirms that the Load Transaction was successful
- Either:
 - 2 separate Transaction Receipts, as specified in Section 5.9.2.2, Required Transaction Receipt Content for All Transactions or other record to prove that both the accepted and disputed Transaction represent the purchase of separate merchandise or services
 - Evidence to prove that the Merchant did not receive payment by other means for the same merchandise or service

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11.9.6 Dispute Condition 12.7: Invalid Data

11.9.6.1 Dispute Condition 12.7: Invalid Data – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 12.7: Invalid Data for the following reason:

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Table 11-54: Dispute Condition 12.7: Invalid Data – Dispute Reasons

Dispute Condition 12.7: Invalid Data Dispute Reasons

Authorization was obtained using invalid or incorrect data

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11.9.6.2 Dispute Condition 12.7: Invalid Data – Dispute Rights

Table 11-55: Dispute Condition 12.7 Invalid Data – Dispute Rights

Dispute Condition 12.7 Invalid Data Dispute Rights

- The Dispute applies for the entire Transaction amount.
- The Authorization is invalid if the Authorization Request contained an incorrect Transaction Date, MCC, Merchant or Transaction type indicator, country code, state code, special condition indicator, or other required field.

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11.9.6.3 Dispute Condition 12.7: Invalid Data – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 12.7: Invalid Data according to the following time limit:

Table 11-56: Dispute Condition 12.7: Invalid Data – Dispute Time Limit

Dispute Condition 12.7: Invalid Data Dispute Time Limit

75 calendar days from the Transaction Processing Date

ID# 0030310

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11.9.6.4 Dispute Condition 12.7: Invalid Data – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 12.7: Invalid Data:

Table 11-57: Dispute Condition 12.7: Invalid Data – Dispute Processing Requirements

Dispute Condition 12.7: Invalid Data Supporting Documentation/Certification

Both:

- Certification that the Authorization Request would have been declined if valid data had been provided
- An explanation of why the inclusion of valid data would have caused the Authorization Request to be declined

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11.9.6.5 Dispute Condition 12.7: Invalid Data – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 12.7: Invalid Data:

Table 11-58: Dispute Condition 12.7: Invalid Data – Dispute Response Processing Requirements

Dispute Condition 12.7: Invalid Data Supporting Documentation/Certification

Evidence of one of the following:

- A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute.
- The Dispute is invalid.
- The Cardholder no longer disputes the Transaction.
- The Authorization did not contain invalid data.

ID# 0030312

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11.10 Dispute Category 13: Consumer Disputes

11.10.1 Dispute Category 13: Cardholder Letter Requirements

If a Dispute requires an Issuer to provide certification on behalf of the Cardholder, the Issuer may only certify if it obtained the Dispute information through a secure method that results in a valid representation of the Cardholder signature, for example:

- Secure online banking: Any method used by the Cardholder that establishes their unique identity through use of a password and/or other login identification method
- Secure telephone banking: A method where the Cardholder was identified using the same level of security needed to complete a transfer of funds to another financial institution

If the Dispute requires an Issuer to provide an Acquirer with a Cardholder letter confirming nonreceipt of merchandise, services, or Cash, the letter must be signed by the Cardholder and include all of the following:

- Cardholder's complete or partial Payment Credential
- Merchant name(s)
- Transaction amount(s)

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11.10.2 Dispute Condition 13.1: Merchandise/Services Not Received

11.10.2.1 Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 13.1: Merchandise/Services Not Received for the following reason:

Table 11-59: Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Reasons

Dispute Condition 13.1: Merchandise/Services Not Received Dispute Reasons

The Cardholder participated in the Transaction but the Cardholder or an authorized person did not receive the merchandise or services because the Merchant was unwilling or unable to provide the merchandise or services.

ID# 0030313

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11.10.2.2 Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Rights

Table 11-60: Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Rights

Dispute Condition 13.1: Merchandise/Services Not Received Dispute Rights

- The Dispute amount is limited to the portion of services or merchandise not received.
- Before the Issuer may initiate a Dispute, the Cardholder must attempt to resolve the Dispute with the Merchant or the Merchant's liquidator, if applicable.
- The Merchant is responsible for merchandise held in a customs agency in the Merchant's country.
- If merchandise was delivered late, the Cardholder must return or attempt to return the merchandise.
- For Card Absent Interlink Transactions involving the acquisition of non-fiat currency (for example: cryptocurrency) or purchase of non-fungible tokens (NFT), the Ramp Provider or its Conversion Affiliate did not deliver the non-fiat currency or non-fungible token (NFT) to the destination wallet address supplied by the Cardholder at the time of the Transaction.
- For a Card-Absent Interlink Transaction, the Dispute amount is limited to the cost of the non-fiat currency or nonfungible token(s) at the time of the Transaction.
- For a Card-Absent Interlink Transaction, before the Issuer may initiate a Dispute, the Cardholder must attempt to resolve the Dispute with the Merchant, Ramp Provider, or its Conversion Affiliate as applicable.

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11.10.2.3 Dispute Condition 13.1: Merchandise/Services Not Received – Invalid Disputes

A Dispute is invalid under Dispute Condition 13.1: Merchandise/Services Not Received for any of the following:

Table 11-61: Dispute Condition 13.1: Merchandise/Services Not Received – Invalid Disputes

Dispute Condition 13.1: Merchandise/Services Not Received Invalid Disputes

- A Transaction in which the Cardholder cancelled the merchandise or service before the expected delivery or service date (for example: the Cardholder purchased merchandise and was informed by the Merchant after the Transaction was completed, that they would not be able to deliver it by the expected date)
- A Transaction in which merchandise is being held by the Cardholder's country's customs agency

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Table 11-61: Dispute Condition 13.1: Merchandise/Services Not Received – Invalid Disputes (continued)

Dispute Condition 13.1: Merchandise/Services Not Received Invalid Disputes

- A Transaction that the Cardholder states is fraudulent
- A Dispute regarding the quality of merchandise or service provided
- A partial Advance Payment Transaction when the remaining balance was not paid and the Merchant is willing and able to provide the merchandise or services
- The Cash-Back portion of a Cash-Back Transaction
- An Automated Fuel Dispenser Transaction
- For a Card-Absent Interlink Transaction involving the acquisition non-fiat currency (for example: cryptocurrency) or purchase of non-fungible token(s) (NFT) in which the Cardholder can no longer access the non-fiat currency or non-fungible token after it was successfully delivered (for example: the cardholder is unable to access winnings, make a withdrawal, or transfer request).

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11.10.2.4 Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 13.1: Merchandise/Services Not Received according to the following time limits:

Table 11-62: Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Time Limit

Dispute Condition 13.1: Merchandise/Services Not Received Dispute Time Limit

If applicable, before initiating a Dispute, an Issuer must either:

- Wait 10 calendar days^{1,2} from any one of the following:
 - The Transaction Date, if the date the services were expected or the delivery date for the merchandise is not specified
 - The date the Cardholder returned or attempted to return the merchandise, if the merchandise was returned due to late delivery
 - The date the Merchant canceled the goods or services
- For MCC 4722 (Travel Agencies and Tour Operators), and ticket agencies that sell third-party event tickets, wait 30 calendar days¹ from the date the service provider cancelled the service.²

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Table 11-62: Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Time Limit (continued)

Dispute Condition 13.1: Merchandise/Services Not Received Dispute Time Limit

A Dispute must be processed no later than either:

- 120 calendar days from the Transaction Processing Date
- 120 calendar days from the last date that the Cardholder expected to receive the merchandise or services^{3,4}
 - ¹ This does not apply if the waiting period would cause the Dispute to exceed the Dispute time limit.
 - ² The waiting period does not apply if the Merchant is insolvent or bankrupt.
 - ³ This does not apply to the purchase of a third-party gift card without an expiration date if the merchandise or services were not provided by the third party due to insolvency or bankruptcy.
 - ⁴ Not to exceed 540 calendar days from the Transaction Processing Date

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11.10.2.5 Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 13.1: Merchandise/Services Not Received:

Table 11-63: Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Processing Requirements

Dispute Condition 13.1: Merchandise/Services Not Received Supporting Documentation/Certification

All of the following, as applicable:

- Certification of any of the following, as applicable:
 - Services were not rendered by the expected date/time
 - Merchandise was not received by the expected date/time
 - Merchandise was not received at the agreed location (Issuer must specify the address of the agreed location)
 - Cardholder attempted to resolve with Merchant
 - If the merchandise was delivered late, the date the Cardholder returned or attempted to return the merchandise

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Table 11-63: Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Processing Requirements (continued)

Dispute Condition 13.1: Merchandise/Services Not Received Supporting Documentation/Certification

- The date the Merchant cancelled the goods or services
- For Card-Absent Interlink Transactions, the non-fiat currency or non-fungible token(s) was not successfully delivered to the destination wallet address supplied by the Cardholder at the time of the Transaction.
- A detailed description of the merchandise or services purchased. This description must contain additional information beyond the data required in the Clearing Record (for example: the MCC of the Merchant is 5651 Family Clothing Stores and the description states a pair of blue jeans).
- For a Transaction that represents the purchase of merchandise or services to be delivered at a later date, an explanation of why the Dispute was initiated before the expected delivery date
- A Cardholder letter, if both:
 - The Cardholder has disputed 3 or more Transactions for non-receipt of merchandise or services at the same Merchant on the same Card.¹
 - The disputed Transactions all occurred within the same 30-calendar day period.

¹ Individual Transactions that contain a Multiple Clearing Sequence Number that result from the same Authorization are treated as one Transaction toward the 3 Transaction limit.

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11.10.2.6 Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 13.1: Merchandise/Services Not Received:

Table 11-64: Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Response Processing Requirements

Dispute Condition 13.1: Merchandise/Services Not Received Supporting Documentation/Certification

Evidence of one of the following:

• A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute

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Table 11-64: Dispute Condition 13.1: Merchandise/Services Not Received – Dispute Response Processing Requirements (continued)

Dispute Condition 13.1: Merchandise/Services Not Received Supporting Documentation/Certification

- The Dispute is invalid
- The Cardholder no longer disputes the Transaction
- The Cardholder or an authorized person received the merchandise or services at the agreed location or by the agreed date/time
- For an Airline Transaction, that the flight departed when the Cardholder is disputing the flight did not take place.
- For a Dispute related to future services, evidence to show that merchant did not cancel and services were available.
- For Card-Absent Interlink Transactions involving the acquisition of non-fiat currency (for example: cryptocurrency) or non-fungible token(s), evidence the non-fiat currency or non-fungible token(s) was successfully delivered to the destination wallet address supplied by the Cardholder at the time of the Transaction and one or more of the following:
 - Destination wallet address
 - Blockchain Transaction hash, which must be searchable/traceable on an open-source website
 - Prior approved similar transactions using the same Cardholder Account Number

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11.10.2.7 Dispute Condition 13.1: Merchandise/Services Not Received – Pre-Arbitration Attempt

In response to evidence/certification provided by the Acquirer at the Dispute Response stage, an Issuer can provide the following documentation or certification for a pre-Arbitration attempt under Dispute Condition 13.1 Merchandise/Services Not Received:

Table 11-65: Dispute Condition 13.1: Merchandise/Services Not Received – Pre-Arbitration attempt

Dispute Condition 13.1: Merchandise/Services Not Received – Pre-Arbitration Attempt Supporting Documentation/Certification

• For where the Merchant provided evidence of a different delivery date, evidence to support the expected delivery date that was provided to the Cardholder

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Table 11-65: Dispute Condition 13.1: Merchandise/Services Not Received – Pre-Arbitration attempt (continued)

Dispute Condition 13.1: Merchandise/Services Not Received – Pre-Arbitration Attempt Supporting Documentation/Certification

- For where the Merchant claims either the Cardholder did not attempt to return merchandise or nonreceipt of returned merchandise, evidence to support the Cardholder attempted the return or the merchandise was returned and received by the Merchant
- For a face-to-face Transaction, evidence to prove the Merchant agreed to deliver the goods or services at a later date
- For a Dispute relating to cancelled future services, evidence to support the Merchant notified the Cardholder of the cancellation
- For a Dispute relating to merchandise being delivered to a different address, evidence to support the agreed upon address

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11.10.3 Dispute Condition 13.2: Cancelled Recurring Transaction

11.10.3.1 Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 13.2: Cancelled Recurring Transaction for the following reasons:

Table 11-66: Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Reasons

Dispute Condition 13.2: Cancelled Recurring Transaction Dispute Reasons

For a Transaction that qualifies as a Card-Absent Interlink Transaction, either:

- The Cardholder withdrew permission to charge the Payment Credential for a Recurring Transaction.
- The Acquirer or Merchant received notification that, before the Transaction was processed, the Cardholder's account was closed.

ID# 0030319

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11.10.3.2 Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Rights

Table 11-67: Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Rights

Dispute Condition 13.2: Cancelled Recurring Transaction Dispute Rights

The Dispute amount is limited to the unused portion of the service or merchandise.

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11.10.3.3 Dispute Condition 13.2: Cancelled Recurring Transaction – Invalid Disputes

A Dispute is invalid under Dispute Condition 13.2: Cancelled Recurring Transaction for the following:

Table 11-68: Dispute Condition 13.2: Cancelled Recurring Transaction – Invalid Disputes

Dispute Condition 13.2: Cancelled Recurring Transaction
Invalid Disputes

- An Installment Transaction
- An Unscheduled Credential-on-File Transaction
- A Transaction that the Cardholder states is fraudulent
- A Cardholder-initiated Transaction

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11.10.3.4 Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 13.2: Cancelled Recurring Transaction according to the following time limit:

Table 11-69: Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Time Limit

Dispute Condition 13.2: Cancelled Recurring Transaction Dispute Time Limit

120 calendar days from the Transaction Processing Date

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11.10.3.5 Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 13.2: Cancelled Recurring Transaction:

Table 11-70: Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Processing Requirements

Dispute Condition 13.2: Cancelled Recurring Transaction Supporting Documentation/Certification

Certification of either:

- The Cardholder withdrew permission to charge the Payment Credential and all of the following:
 - The date the Cardholder withdrew permission
 - Details used to contact the Merchant, such as an email address, telephone number, or physical address
 - Details of other form of payment provided to the Merchant (if one was provided)
- The date the Merchant was notified by the Issuer that the Payment Credential was closed

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11.10.3.6 Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 13.2: Cancelled Recurring Transaction:

Table 11-71: Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Response Processing Requirements

Dispute Condition 13.2: Cancelled Recurring Transaction Supporting Documentation/Certification

Evidence of one or more of the following:

- A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute
- The Dispute is invalid
- The Cardholder no longer disputes the Transaction

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Table 11-71: Dispute Condition 13.2: Cancelled Recurring Transaction – Dispute Response Processing Requirements (continued)

Dispute Condition 13.2: Cancelled Recurring Transaction Supporting Documentation/Certification

- The Cardholder requested cancellation for a different date and services were provided until this date
- The Merchant posts charges to Cardholders after services have been provided and that the Cardholder received services until the cancellation date
- The Issuer's claim is invalid that the Acquirer or Merchant was notified that the account was closed
- The Cardholder used services after the withdrawal of permission to bill date and prior to the Dispute Processing Date¹

¹ The cancellation date represents the last date the Cardholder is allowed to use the service (for example: the Cardholder withdrew permission to be billed for their monthly movie subscription on 22 April 2024 and were informed they could use the service until the end of the month; therefore, 30 April 2024, is considered the cancellation date).

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11.10.3.7 Dispute Condition 13.2: Cancelled Recurring Transaction – Pre-Arbitration Attempt

In response to evidence/certification provided by the Acquirer at the Dispute Response stage, an Issuer can provide the following documentation or certification for a pre-Arbitration attempt under Dispute Condition 13.2 Cancelled Recurring Transaction:

 Table 11-72: Dispute Condition 13.2: Cancelled Recurring Transaction – Pre-Arbitration attempt

Dispute Condition 13.2: Cancelled Recurring Transaction – Pre-Arbitration Attempt Supporting Documentation

- For where the Merchant provided evidence of a different withdraw notification date, evidence of Cardholder's withdraw notification to the Merchant (for example: withdraw email from the Cardholder to the Merchant)
- For where the Merchant provided evidence the Cardholder continued to use services after the withdraw notification date, evidence the services being used were for a previous Transaction prior to the Dispute Processing Date

ID# 0031085

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11.10.4 Dispute Condition 13.3: Not as Described or Defective Merchandise/Services

11.10.4.1 Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 13.3: Not as Described or Defective Merchandise/Services for the following reasons:

Table 11-73: Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Reasons

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services Dispute Reasons

One of the following:

- The merchandise or services did not match what was described on the Transaction Receipt, as specified in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions* or other record presented at the time of purchase.
- The merchandise received by the Cardholder was damaged or defective.
- The Cardholder disputes the quality of the merchandise or services received.
- The Cardholder claims that the terms of sale were misrepresented by the Merchant.
- For Card-Absent Interlink Transactions involving the acquisition of non-fiat currency or purchase of non-fungible token(s) (NFT), the non-fiat currency or non-fungible token received by the Cardholder did not match the description provided at the time of the Transaction.

For a Transaction that qualifies as a Card-Absent Interlink Transaction, the Merchant's verbal description or other documentation presented at the time of purchase did not match the merchandise or services received.

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11.10.4.2 Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Rights

Table 11-74: Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Rights

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services Dispute Rights

- The Dispute amount is limited to either:
 - The unused portion of the cancelled service

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Table 11-74: Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Rights (continued)

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services Dispute Rights

- The value of the merchandise that the Cardholder returned or, if applicable, attempted to return
- Before the Issuer may initiate a Dispute, the Cardholder must attempt to resolve the dispute with the Merchant or the Merchant's liquidator.
- Before the Issuer may initiate a Dispute, the Cardholder must return or attempt to return the merchandise or cancel the services. Attempt to return is only valid when the Merchant does one of the following:
 - Refused the return of the merchandise
 - Refused to provide a return merchandise authorization/label
 - Instructed the Cardholder not to return the merchandise
 - Merchant no longer exists or is not responding to the Cardholder
 - Merchant did not provide clear instructions on how to return
- The Merchant is responsible for merchandise held in a customs agency in the Merchant's country.
- For a Dispute related to a Card-Absent Interlink Transaction involving the acquisition of non-fiat currency (for example: cryptocurrency) or purchase of a non-fungible token (NFT), both:
 - The Dispute amount is limited to the cost of the non-fiat currency or non-fungible token(s) the Cardholder intended to acquire or purchase at the time of the Transaction.
 - Before the Issuer may initiate a Dispute, the Cardholder must attempt to resolve the Dispute with the Merchant, Ramp Provider or, its Conversion Affiliate as applicable.
- For Card-Absent Interlink Transactions, involving the acquisition of non-fiat currency (for example: cryptocurrency) or purchase of non-fungible token(s), the non-fiat currency or non-fungible token(s) was guaranteed to increase in value by the Merchant.

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11.10.4.3 Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Invalid Disputes

A Dispute is invalid under Dispute Condition 13.3: Not as Described or Defective Merchandise/Services for any of the following:

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Table 11-75: Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Invalid Disputes

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services Invalid Disputes

- A Transaction in which the returned merchandise is held by the Cardholder's country's customs agency
- The Cash-Back portion of a Cash-Back Transaction
- A Transaction that the Cardholder states is fraudulent
- An Automated Fuel Dispenser Transaction
- A Dispute regarding the quality of food received from eating places or restaurants (for example: the burger was received cold)
- For a Card-Absent Interlink Transaction involving the acquisition of non-fiat currency (for example: cryptocurrency), or the purchase of non-fungible token(s) (NFT) in which the non-fiat currency or non-fungible token(s) does not increase in resale value as the Cardholder expected.

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11.10.4.4 Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 13.3: Not as Described or Defective Merchandise/Services according to the following time limits:

Table 11-76: Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Time Limit

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services Dispute Time Limit

Before initiating a Dispute, the Issuer must wait 10 calendar days¹ from the date the Cardholder returned or attempted to return the merchandise or cancelled the services.

A Dispute must be processed within either:

- 120 calendar days of either:
 - The Transaction Processing Date
 - The date the Cardholder received the merchandise or services
- 60 calendar days of the date the Issuer received the first Cardholder notification of the dispute, if both:²
 - There is evidence in the notification of previous ongoing negotiations between the Cardholder and the

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Table 11-76: Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Time Limit (continued)

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services Dispute Time Limit

Merchant to resolve the dispute.

- The negotiations occurred within 120 days of the Transaction Processing Date.
- ¹ This does not apply if the waiting period would cause the Dispute to exceed the Dispute time limit or if the Merchant refuses the cancellation or return.
- ² Not to exceed 540 calendar days from the Transaction Processing Date

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11.10.4.5 Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 13.3: Not as Described or Defective Merchandise/Services:

 Table 11-77: Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute

 Processing Requirements

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services Supporting Documentation/Certification

Certification of the following, as applicable:

- An explanation of what was not as described or defective or information regarding the quality-related issue
- The date the Cardholder received the merchandise or services
- That the Cardholder attempted to resolve the dispute with the Merchant
- For services, the date the Cardholder cancelled the services or requested a credit from the Merchant
- For merchandise, the date the Cardholder returned or attempted to return the merchandise
- For merchandise that the Cardholder returned, all of the following, as applicable:
 - The name of the shipping company (if available)
 - A tracking number (if available)
 - The date the Merchant received the merchandise

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Table 11-77: Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Processing Requirements (continued)

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services Supporting Documentation/Certification

- For merchandise that the Cardholder attempted to return, all of the following:
 - A detailed explanation of how and when the Cardholder attempted to return the merchandise
 - The disposition of the merchandise (for example: merchandise is located at the Cardholder's home address – 1234 Main Street, town/city, and state)
 - Certification that the Merchant did one of the following:
 - Refused the return of the merchandise
 - Refused to provide a return merchandise authorization/label
 - Instructed the Cardholder not to return the merchandise
 - Merchant no longer exists or is not responding to the Cardholder
 - Merchant did not provide clear instructions on how to return
- Copy of the Cardholder's investment account showing the date, the withdrawal amount, and the available balance at the time the withdrawal request was made
- For disputes involving ongoing negotiations, all of the following:
 - Certification of both:
 - The date the Cardholder began negotiations with the Merchant
 - The date the Issuer was first notified of the dispute
 - Evidence of ongoing negotiations between the Cardholder and the Merchant to resolve the dispute

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11.10.4.6 Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 13.3: Not as Described or Defective Merchandise/Services:

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Table 11-78: Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Dispute Response Processing Requirements

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services Supporting Documentation/Certification

One of the following:

- Evidence that one of the following:
 - A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute.
 - The Dispute is invalid.
 - The Cardholder no longer disputes the Transaction.
- Both of the following:
 - Evidence to prove that the merchandise or service matched what was described (including the description of the quality of the merchandise or service) or was not damaged or defective
 - Merchant rebuttal to the Cardholder's claims
- If applicable, evidence to prove that the Cardholder did not attempt to return the merchandise or certification that the returned merchandise has not been received
- For Card-Absent Interlink Transactions involving the acquisition of non-fiat currency (for example: cryptocurrency) or purchase of non-fungible token(s), evidence the non-fiat currency or non-fungible token(s) received by the Cardholder matches the non-fiat currency or non-fungible token(s) that was described at the time of the Transaction.

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11.10.4.7 Dispute Condition 13.3: Not as Described or Defective Merchandise/Service – Pre-Arbitration Attempt

In response to evidence/certification provided by the Acquirer at the Dispute Response stage, an Issuer can provide the following documentation or certification for a pre-Arbitration attempt under Dispute Condition 13.3 Not as Described or Defective:

Table 11-79: Dispute Condition 13.3: Not as Described or Defective Merchandise/Service – Pre-Arbitration attempt

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Pre-arbitration Attempt Supporting Documentation/Certification

· For where the Merchant claims either the Cardholder did not attempt to return merchandise or non-

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 Table 11-79: Dispute Condition 13.3: Not as Described or Defective Merchandise/Service – Pre-Arbitration attempt (continued)

Dispute Condition 13.3: Not as Described or Defective Merchandise/Services – Pre-arbitration Attempt Supporting Documentation/Certification

receipt of returned merchandise, evidence to support the Cardholder attempted the return or the merchandise was returned and received by the Merchant

- For where the Merchant provides evidence to prove that the merchandise or services provided were as described or not defective, evidence from a third party supporting the merchandise was not as described or was defective
- For moving Disputes where the Merchant refutes the cost of the repair/replacement, evidence of the estimate to repair/replace

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11.10.5 Dispute Condition 13.4: Counterfeit Merchandise

11.10.5.1 Dispute Condition 13.4: Counterfeit Merchandise – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 13.4: Counterfeit Merchandise for the following reasons:

Table 11-80: Dispute Condition 13.4: Counterfeit Merchandise – Dispute Reasons

Dispute Condition 13.4: Counterfeit Merchandise Dispute Reasons

The merchandise was identified as counterfeit by one or more of the following:

- The owner of the intellectual property or its authorized representative
- A customs agency, law enforcement agency, or other government agency
- A third-party expert

ID# 0030331

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11.10.5.2 Dispute Condition 13.4: Counterfeit Merchandise – Dispute Rights

Table 11-81: Dispute Condition 13.4: Counterfeit Merchandise – Dispute Rights

Dispute Condition 13.4: Counterfeit Merchandise Dispute Rights

If the Cardholder was advised that the merchandise ordered was counterfeit, the Dispute applies even if the Cardholder has not received the merchandise.

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11.10.5.3 Dispute Condition 13.4: Counterfeit Merchandise – Invalid Disputes

A Dispute is invalid under Dispute Condition 13.4: Counterfeit Merchandise for:

 Table 11-82: Dispute Condition 13.4: Counterfeit Merchandise – Invalid Disputes

Dispute Condition 13.4: Counterfeit Merchandise Invalid Disputes

The Cash-Back portion of a Cash-Back Transaction

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11.10.5.4 Dispute Condition 13.4: Counterfeit Merchandise – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 13.4: Counterfeit Merchandise according to the following time limits:

Table 11-83: Dispute Condition 13.4: Counterfeit Merchandise – Dispute Time Limit

Dispute Condition 13.4: Counterfeit Merchandise Dispute Time Limit

A Dispute must be processed no later than 120 calendar days from one of the following:

- The Transaction Processing Date
- The date the Cardholder received the merchandise
- The date on which the Cardholder was notified that the merchandise was counterfeit

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11.10.5.5 Dispute Condition 13.4: Counterfeit Merchandise – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 13.4: Counterfeit Merchandise:

Table 11-84: Dispute Condition 13.4: Counterfeit Merchandise – Dispute Processing Requirements

Dispute Condition 13.4: Counterfeit Merchandise Supporting Documentation/Certification

Effective for Disputes processed through 11 April 2025 Certification of all of the following:

- That the Cardholder received notification from one of the entities listed in *Section 11.10.5.1, Dispute Condition 13.4: Counterfeit Merchandise Dispute Reasons,* that the merchandise is counterfeit
- The date the Cardholder received the merchandise or received notification that the merchandise was counterfeit
- A description of the counterfeit merchandise
- The disposition of the merchandise
- Information about the entity that indicated the merchandise is counterfeit, including the name of the entity providing the notification and validation that the entity is gualified to provide the notification

Effective for Disputes processed on or after 12 April 2025 All of the following:

- Evidence that the Cardholder received notification from one of the entities listed in *Section 11.10.5.1, Dispute Condition 13.4: Counterfeit Merchandise – Dispute Reasons,* that the merchandise is counterfeit. Evidence must provide information about the entity that indicated the merchandise is counterfeit, including the name of the entity providing the notification and validation that the entity is qualified to provide the notice
- The date the Cardholder received the merchandise or received notification that the merchandise was counterfeit
- A description of the counterfeit merchandise
- The disposition of the merchandise

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11.10.5.6 Dispute Condition 13.4: Counterfeit Merchandise – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 13.4: Counterfeit Merchandise:

Table 11-85: Dispute Condition 13.4: Counterfeit Merchandise – Dispute Response Processing Requirements

Dispute Condition 13.4: Counterfeit Merchandise Supporting Documentation/Certification

Evidence of one of the following:

- A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute
- The Dispute is invalid
- The Cardholder no longer disputes the Transaction
- To support the Merchant's claim that the merchandise was not counterfeit

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11.10.6 Dispute Condition 13.5: Misrepresentation

11.10.6.1 Dispute Condition 13.5: Misrepresentation – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 13.5: Misrepresentation for the following reason:

Table 11-86: Dispute Condition 13.5: Misrepresentation – Dispute Reasons

Dispute Condition 13.5: Misrepresentation Dispute Reasons

The Cardholder claims that the terms of sale were misrepresented by the Merchant.

ID# 0030337

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11.10.6.2 Dispute Condition 13.5: Misrepresentation – Dispute Rights

Table 11-87: Dispute Condition 13.5: Misrepresentation – Dispute Rights

Dispute Condition 13.5: Misrepresentation Dispute Rights

- The Dispute amount is limited to the unused portion of the cancelled service or value of the merchandise that the Cardholder returned or, if applicable, attempted to return.
- Before the Issuer may initiate a Dispute, the Cardholder must attempt to resolve the dispute with the Merchant or the Merchant's liquidator.
- The Merchant is responsible for merchandise held in a customs agency in the Merchant's country.
- The Dispute applies to a qualified Card-Absent Interlink Transaction for a Transaction in a Card-Absent Environment where the merchandise or digital goods have been purchased through a trial period, promotional period, or introductory offer, or as a one-off purchase and the Cardholder was not clearly advised of further Transactions after the purchase date.
- A Transaction at a Merchant that is a timeshare reseller, a timeshare reseller adviser, or that recovers timeshare reseller fee¹
- The dispute applies to a qualified Card-Absent Interlink Transaction at a Merchant that represents that it recovers, consolidates, reduces, or amends existing financial goods or services, including all of the following:²
 - Debt consolidation
 - Credit repair/counseling
 - Mortgage repair/modification/counseling
 - Foreclosure relief services
 - Credit Card interest rate reduction services
- Technical services, technical support, or computer software that is sold using inaccurate online advertisements or that contains malicious software downloads.
- Business opportunities in which the Merchant suggests that an income will be generated or recommends that the Cardholder purchases additional items (for example: better sales leads) to generate more income
- A Transaction in which a Merchant advises the Cardholder that the Merchant can recover the Cardholder's funds and fails to provide services
- A qualified Card-Absent Interlink Transaction at an outbound telemarketing Merchant
- Investment goods or services (for example: binary options or foreign exchange trading), where the Merchant refuses to allow the Cardholder to withdraw available balances

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Table 11-87: Dispute Condition 13.5: Misrepresentation – Dispute Rights (continued)

Dispute Condition 13.5: Misrepresentation Dispute Rights

¹ This applies only to a Merchant that offers reseller services that are connected to timeshare property it does not own.

² This condition is based on the type of merchandise or services sold and not solely on the MCC.

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11.10.6.3 Dispute Condition 13.5: Misrepresentation – Invalid Disputes

A Dispute is invalid under Dispute Condition 13.5: Misrepresentation for any of the following:

Table 11-88: Dispute Condition 13.5: Misrepresentation – Invalid Disputes

Dispute Condition 13.5: Misrepresentation Invalid Disputes

- A Dispute related solely to the quality of merchandise or services provided
- The Cash-Back portion of a Cash-Back Transaction

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11.10.6.4 Dispute Condition 13.5: Misrepresentation – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 13.5: Misrepresentation according to the following time limits:

Table 11-89: Dispute Condition 13.5: Misrepresentation – Dispute Time Limit

Dispute Condition 13.5: Misrepresentation Dispute Time Limit
A Dispute must be processed within one of the following:
• 120 calendar days of either:
 The Transaction Processing Date

- The date the Cardholder received the merchandise or services¹
- 60 calendar days of the date the Issuer received the first Cardholder notification of the dispute, if both:¹

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Table 11-89: Dispute Condition 13.5: Misrepresentation – Dispute Time Limit (continued)

Dispute Condition 13.5: Misrepresentation Dispute Time Limit

- There is evidence in the notification of previous ongoing negotiations between the Cardholder and the Merchant to resolve the dispute.
- The negotiations occurred within 120 days of the Transaction Processing Date.
- By the last date that the Cardholder expected to receive the merchandise or services, or the date on which the Cardholder was first made aware that the merchandise or services would be provided¹
 - ¹ The Dispute Processing Date must be no later than 540 calendar days from the Transaction Processing Date.

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11.10.6.5 Dispute Condition 13.5: Misrepresentation – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 13.5: Misrepresentation:

Table 11-90: Dispute Condition 13.5: Misrepresentation – Dispute Processing Requirements

Dispute Condition 13.5: Misrepresentation Supporting Documentation/Certification

All of the following:

- Certification of all of the following, as applicable:
 - The date the merchandise was returned or the service was cancelled
 - The name of the shipping company
 - The invoice/tracking number (if available)
 - The date the Merchant received the merchandise
 - Certification that the Merchant refused the return of merchandise, refused to provide a return merchandise authorization, or informed the Cardholder not to return the merchandise
 - That the Cardholder attempted to resolve the dispute with the Merchant
 - An explanation of what was not as described or defective
 - The date the Cardholder received the merchandise or services

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Table 11-90: Dispute Condition 13.5: Misrepresentation – Dispute Processing Requirements (continued)

Dispute Condition 13.5: Misrepresentation Supporting Documentation/Certification

- An explanation of how the Merchant's verbal and/or written representations do not match the terms of sale to which the Cardholder agreed
- Copy of the Cardholder's investment account showing the date, withdrawal amount, and available balance at the time the withdrawal request was made¹
- For Disputes involving ongoing negotiations, both:
 - Certification of both:
 - The date the Cardholder began negotiations with the Merchant
 - The date the Issuer was first notified of the dispute
 - Evidence of ongoing negotiations between the Cardholder and the Merchant to resolve the Dispute

¹ If the Cardholder is unable to access the Merchant's website, the Issuer must supply evidence to prove that the account is inaccessible or inactive.

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11.10.6.6 Dispute Condition 13.5: Misrepresentation – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 13.5: Misrepresentation:

Table 11-91: Dispute Condition 13.5: Misrepresentation – Dispute Response Processing Requirements

Dispute Condition 13.5: Misrepresentation Supporting Documentation/Certification

Evidence of one of the following:

- A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute
- The Dispute is invalid
- The Cardholder no longer disputes the Transaction
- To prove that the terms of sale were not misrepresented
- For a Card-Absent Interlink Transaction where merchandise or digital goods have been purchased through a trial period, promotional period, or introductory offer or as a one-off purchase, both:

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Table 11-91: Dispute Condition 13.5: Misrepresentation – Dispute Response Processing Requirements (continued)

Dispute Condition 13.5: Misrepresentation Supporting Documentation/Certification

- To prove that, at the time of the initial Transaction, the Cardholder expressly agreed to future Transactions
- To prove that the Merchant notified the Cardholder of future Transactions at least 7 days before the Transaction Date

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11.10.7 Dispute Condition 13.6: Credit Not Processed

11.10.7.1 Dispute Condition 13.6: Credit Not Processed – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 13.6: Credit Not Processed for the following reason:

Table 11-92: Dispute Condition 13.6: Credit Not Processed – Dispute Reasons

Dispute Condition 13.6: Credit Not Processed Dispute Reasons

The Cardholder received a credit or voided Transaction Receipt that was not processed.

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11.10.7.2 Dispute Condition 13.6: Credit Not Processed – Dispute Rights

Table 11-93: Dispute Condition 13.6: Credit Not Processed – Dispute Rights

Dispute Condition 13.6: Credit Not Processed Dispute Rights

The Dispute applies if a "void" or "cancelled" notation appears on the Transaction Receipt, as specified in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions.*

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11.10.7.3 Dispute Condition 13.6: Credit Not Processed – Invalid Disputes

A Dispute is invalid under Dispute Condition 13.6: Credit Not Processed for any of the following:

Table 11-94: Dispute Condition 13.6: Credit Not Processed – Invalid Disputes

Dispute Condition 13.6: Credit Not Processed Invalid Disputes

- The Cash-Back portion of a Cash-Back Transaction
- An Automated Fuel Dispenser Transaction
- The returned merchandise is held by any customs agency except the Merchant's country's customs agency

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11.10.7.4 Dispute Condition 13.6: Credit Not Processed – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 13.6: Credit Not Processed according to the following time limits:

Table 11-95: Dispute Condition 13.6: Credit Not Processed – Dispute Time Limit

Dispute Condition 13.6: Credit Not Processed Dispute Time Limit

Before initiating a Dispute, an Issuer must wait 10 calendar days¹ from the date on the Credit Transaction Receipt. This requirement does not apply if the Credit Transaction Receipt is undated.

A Dispute must be processed no later than 120 calendar days from date on the Credit Transaction Receipt.²

¹ This does not apply if the waiting period would cause the Dispute to exceed the Dispute time limit.

² Not to exceed 540 calendar days from the Transaction Processing Date

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11.10.7.5 Dispute Condition 13.6: Credit Not Processed – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 13.6: Credit Not Processed:

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Table 11-96: Dispute Condition 13.6: Credit Not Processed – Dispute Processing Requirements

Dispute Condition 13.6: Credit Not Processed Supporting Documentation/Certification

One of the following:

- A copy of the Credit Transaction Receipt
- A copy of the voided Transaction Receipt
- Other record to prove that a credit is due to the Cardholder

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11.10.7.6 Dispute Condition 13.6: Credit Not Processed – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 13.6: Credit Not Processed:

Table 11-97: Dispute Condition 13.6: Credit Not Processed – Dispute Response Processing Requirements

Dispute Condition 13.6: Credit Not Processed Supporting Documentation/Certification

Evidence that one of the following:

- A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute.
- The Dispute is invalid.
- The Cardholder no longer disputes the Transaction.

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11.10.8 Dispute Condition 13.7: Cancelled Merchandise/Services

11.10.8.1 Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 13.7: Cancelled Merchandise/Services for the following reason:

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Table 11-98: Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Reasons

Dispute Condition 13.7: Cancelled Merchandise/Services Dispute Reasons

All of the following:

- The Cardholder cancelled or returned merchandise, cancelled services, or cancelled a timeshare Transaction.
- The Merchant did not process a credit or voided Transaction Receipt, as specified in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions*.
- The Merchant did not properly disclose or did disclose, but did not apply, a limited return or cancellation policy at the time of the Transaction.

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11.10.8.2 Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Rights

Table 11-99: Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Rights

Dispute Condition 13.7: Cancelled Merchandise/Services Dispute Rights

- If the merchandise was shipped before the Transaction was cancelled, the Cardholder must return the merchandise, if received.
- The Dispute amount is limited to either:
 - The value of the unused portion of the cancelled service
 - The value of the returned merchandise
- The Dispute applies if the returned merchandise is refused by the Merchant.
- For a timeshare Transaction, either:
 - The Dispute applies for a timeshare Transaction processed with an incorrect MCC.
 - The Dispute applies if the Cardholder cancelled a timeshare Transaction within 14 calendar days of the contract date or the date the contract or related documents were received. If the Cardholder cancels a timeshare Transaction after 14 calendar days from the contract date or the date the contract or related documents were received, the Cardholder must cancel according to the Merchant's properly disclosed limited return or cancellation policy.
- For a Guaranteed Reservation:

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Table 11-99: Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Rights (continued)

Dispute Condition 13.7: Cancelled Merchandise/Services Dispute Rights

- The Dispute applies if the Cardholder cancelled a Guaranteed Reservation with the Merchant or its agent according to the cancellation policy, but was billed for a No-Show Transaction.
- The Dispute applies if the Merchant or its agent processed a No-Show Transaction for more than one day's accommodation or rental and applicable taxes when a Guaranteed Reservation was cancelled or unclaimed.
- The Dispute applies if the Cardholder made a reservation and attempted to cancel within 24 hours of delivery of the reservation confirmation, but was billed for a No-Show Transaction.
- Before the Issuer may initiate a Dispute, the Cardholder must attempt to resolve the dispute with the Merchant or the Merchant's liquidator.
- The Merchant is responsible for merchandise held in a customs agency in the Merchant's country.

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11.10.8.3 Dispute Condition 13.7: Cancelled Merchandise/Services – Invalid Disputes

A Dispute is invalid under Dispute Condition 13.7: Cancelled Merchandise/Services for any of the following:

Table 11-100: Dispute Condition 13.7: Cancelled Merchandise/Services – Invalid Disputes

Dispute Condition 13.7: Cancelled Merchandise/Services Invalid Disputes

- A Dispute regarding the quality of the service rendered or the quality of merchandise, unless a Credit Transaction Receipt, as specified in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions* is provided
- The Cash-Back portion of a Cash-Back Transaction
- A Transaction that the Cardholder states is fraudulent
- An Automated Fuel Dispenser Transaction

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11.10.8.4 Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 13.7: Cancelled Merchandise/Services according to the following time limits:

Table 11-101: Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Time Limit

Dispute Condition 13.7: Cancelled Merchandise/Services Dispute Time Limit

Before initiating a Dispute, an Issuer must wait 15 calendar days¹ from the date the merchandise was returned, merchandise was canceled, or services were canceled.

A Dispute must be processed no later than 120 calendar days from either:

- The Transaction Processing Date
- The date the Cardholder received or expected to receive the merchandise or services, not to exceed 540 calendar days from the Transaction Processing Date
 - ¹ This does not apply if the waiting period would cause the Dispute to exceed the Dispute time limit or if the Merchant refuses the cancellation or return.

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11.10.8.5 Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 13.7: Cancelled Merchandise/Services:

Table 11-102: Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Processing Requirements

Dispute Condition 13.7: Cancelled Merchandise/Services Supporting Documentation/Certification

Certification of the following, as applicable:

- For a Timeshare Transaction, both:
 - The cancellation date
 - The date the contract was received by the Cardholder, if applicable
- For a Guaranteed Reservation, the Merchant processed a No-Show Transaction, the date of the expected

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Table 11-102: Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Processing Requirements (continued)

Dispute Condition 13.7: Cancelled Merchandise/Services Supporting Documentation/Certification

services, and one of the following:

- The date the Cardholder properly cancelled the Guaranteed Reservation
- The Cardholder attempted to cancel within 24 hours of delivery of the reservation confirmation
- The Merchant billed a No-Show Transaction for more than one day's accommodation or rental
- For all other Transactions, all of the following, as applicable:
 - A detailed description of the merchandise or services purchased. This description must contain additional information beyond the data required in the Clearing Record.¹
 - The date the merchandise or service was expected or received
 - The date the merchandise or service was cancelled or returned
 - The name of the shipping company, if applicable
 - The invoice/tracking number, if available
 - The date the Merchant received the merchandise, if available
 - For returned merchandise, that the Cardholder attempted to resolve the dispute with the Merchant
- Both:
 - Certification that the Merchant did one of the following:
 - Refused the return of the merchandise
 - Refused to provide a return merchandise Authorization
 - Instructed the Cardholder not to return the merchandise
 - The disposition of the merchandise

¹ A detailed description of the merchandise or services is not required when the Clearing Record contains Enhanced Data.

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11.10.8.6 Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 13.7: Cancelled Merchandise/Services:

 Table 11-103: Dispute Condition 13.7: Cancelled Merchandise/Services – Dispute Response Processing

 Requirements

Dispute Condition 13.7: Cancelled Merchandise/Services Supporting Documentation/Certification

Evidence of one of the following:

- A credit or Reversal issued by the Merchant was not addressed by the Issuer in the Dispute
- The Dispute is invalid
- The Cardholder no longer disputes the Transaction
- The Transaction Receipt, as specified in *Section 5.9.2.2, Required Transaction Receipt Content for All Transactions* or other record to prove that the Merchant properly disclosed a limited return or cancellation policy at the time of the Transaction, as specified in *Section 5.4.2.2, Disclosure to Cardholders of Return, Refund, and Cancellation Policies*
- To demonstrate that the Cardholder received the Merchant's cancellation or return policy and did not cancel according to the disclosed policy

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11.10.8.7 Dispute Condition 13.7: Cancelled Merchandise/Services – Pre-Arbitration Attempt

In response to evidence/certification provided by the Acquirer at the Dispute Response stage, an Issuer can provide the following documentation or certification for a pre-Arbitration attempt under Dispute Condition 13.7: Cancelled Merchandise/Services:

Table 11-104: Dispute Condition 13.7: Cancelled Merchandise/Services – Pre-Arbitration attempt

Dispute Condition 13.7: Cancelled Merchandise/Services – Pre-Arbitration Attempt Supporting Documentation/Certification

• Where the Merchant provided evidence that services were rendered, evidence to support the Cardholder did not receive services (for example: Acquirer provides hotel Transaction Receipt for Cardholder's stay, evidence to support the Cardholder stayed at a different hotel for the same time period).

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ID# 0031087

Edition: Apr 2025 | Last Updated: Oct 2024

11.10.9 Dispute Condition 13.8: Original Credit Transaction Not Accepted

11.10.9.1 Dispute Condition 13.8: Original Credit Transaction Not Accepted – Dispute Reasons

An Issuer may initiate a Dispute under Dispute Condition 13.8: Original Credit Transaction Not Accepted for the following reason:

 Table 11-105: Dispute Condition 13.8: Original Credit Transaction Not Accepted – Dispute Reasons

Dispute Condition 13.8: Original Credit Transaction Not Accepted Dispute Reasons

An Original Credit Transaction was not accepted because either:

- The recipient refused the Original Credit Transaction.
- Original Credit Transactions are prohibited by applicable laws or regulations.

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11.10.9.2 Dispute Condition 13.8: Original Credit Transaction Not Accepted – Dispute Time Limit

An Issuer may initiate a Dispute under Dispute Condition 13.8: Original Credit Transaction Not Accepted according to the following time limit:

 Table 11-106: Dispute Condition 13.8: Original Credit Transaction Not Accepted – Dispute Time Limit

Dispute Condition 13.8: Original Credit Transaction Not Accepted Dispute Time Limit

120 calendar days from the Original Credit Transaction Processing Date

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11 Dispute Resolution

Interlink Core Rules and Interlink Product and Service Rules

11.10.9.3 Dispute Condition 13.8: Original Credit Transaction Not Accepted – Dispute Processing Requirements

An Issuer must provide the following documentation or certification for a Dispute under Dispute Condition 13.8: Original Credit Transaction Not Accepted:

 Table 11-107: Dispute Condition 13.8: Original Credit Transaction Not Accepted – Dispute Processing

 Requirements

Dispute Condition 13.8: Original Credit Transaction Not Accepted Supporting Documentation/Certification

Certification that either:

- An Original Credit Transaction is not allowed by applicable laws or regulations.
- The recipient refused to accept the Original Credit Transaction.

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11.10.9.4 Dispute Condition 13.8: Original Credit Transaction Not Accepted – Dispute Response Processing Requirements

An Acquirer must provide the following documentation or certification for a Dispute Response under Dispute Condition 13.8: Original Credit Transaction Not Accepted:

 Table 11-108: Dispute Condition 13.8: Original Credit Transaction Not Accepted – Dispute Response

 Processing Requirements

Dispute Condition 13.8: Original Credit Transaction Not Accepted Supporting Documentation/Certification

Evidence that either:

- A Reversal issued by the Merchant was not addressed by the Issuer in the Dispute
- The Dispute is invalid

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Interlink Core Rules and Interlink Product and Service Rules

11.11 Arbitration

11.11.1 Required Documentation for Arbitration

When seeking Arbitration, a Member must provide, in English, the information required in the Visa Resolve Online Questionnaire for each Transaction, and all relevant supporting documentation.

A Member must not submit documentation or information to Interlink that was not previously submitted to the opposing Member.

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11.12 Compliance

11.12.1 Compliance Filing Conditions

Unless otherwise specified, a Member may file for Compliance if all of the following occur:

- A violation of the Visa Rules occurred that is not related to an Account Data Compromise Event.
- The Member has no Dispute, Dispute Response, or pre-Arbitration right.
- The Member incurred or will incur a financial loss as a direct result of the violation.
- The Member would not have incurred the financial loss had the violation not occurred.
- The Member made a pre-Compliance attempt to resolve the dispute with the opposing Member and the opposing Member does not accept financial liability.

The pre-Compliance attempt must include both:

- All pertinent documentation
- Specific violation of the Interlink Rules

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11.12.2 Compliance Time Limits

A Member must not exceed the time limits specified for Compliance, as follows:

Table 11-109: Pre-Compliance Time Limits

Process Step	Time Limit
Make pre-Compliance Attempt	One of the following:

11 Dispute Resolution

Interlink Core Rules and Interlink Product and Service Rules

Table 11-109: Pre-Compliance Time Limits (continued)

Process Step	Time Limit		
	At least 30 calendar days before filing for Compliance		
	 For a Dispute in which Visa Resolve Online (VROL) prevented a change of Dispute category, 29 calendar days from the Processing Date of the pre-Arbitration attempt 		
	 For a pre-Compliance attempt for Rapid Dispute Resolution – Credit Issued, 29 calendar days from the Processing Date of the Dispute 		
Accept financial responsibility and credit requesting Member	30 calendar days from the pre-Compliance attempt date		

Table 11-110: Compliance Time Limits

Process Step	Time Limit	
For a Compliance filing	90 calendar days from the later of either:	
involving a fraudulent credit	Processing Date of the credit Reversal	
	 Processing Date of the use of the funds that relate to the fraudulent Credit Transactions 	
For a Compliance filing involving a Dispute in which VROL prevented a change of Dispute category	60 calendar days from the Processing Date of the pre-Arbitration attempt	
For a Compliance filing due to Rapid Dispute Resolution – Credit Issued	60 calendar days from the Processing Date of the Dispute	
For all other Compliance filings	90 calendar days from one of the following:	
	Processing Date	
	Violation date	
	 Date the Member discovered that a violation occurred (not to exceed 2 years from the Transaction Date), if no evidence of the violation was previously available to the Member¹ 	
¹ A Member must provide evidence that this was the date on which the financial loss was discovered.		

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ID# 0030227

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11.12.3 Compliance Conditions and Required Documentation

When seeking Compliance, a Member must provide all of the following:

- The information required in the Visa Resolve Online Questionnaire for each Transaction
- Documentation substantiating that a financial loss would not have resulted if the violation had not occurred.
- If applicable, the documentation shown in the tables in this section
- Other relevant supporting documentation

A Member must not submit documentation or information to Interlink that was not previously submitted to the opposing Member.

Table 11-111: Chargeback Reduction Service Returned or VROL Prevented Valid Dispute, Dispute Response, or Pre-Arbitration Attempt for Invalid Data

Compliance Condition

The Chargeback Reduction Service returned or Visa Resolve Online (VROL) prevented a valid Dispute,¹ Dispute Response, or pre-Arbitration attempt resulting from either:

- A Member transmitting invalid data
- A Visa back-office platform failure

Required Documentation

Both:

- Evidence of incorrect or invalid data or a Visa back-office platform failure
- Evidence that the Member was able to meet the conditions for a Dispute, Dispute Response, or pre-Arbitration attempt

¹ This includes Transactions for which the Issuer has previously initiated a Dispute under Dispute category 10 (Fraud) based on invalid data but is prevented by VROL from continuing the dispute using Dispute category 13 (Consumer Disputes).

Table 11-112: Rapid Dispute Resolution – Credit Issued

Compliance Condition

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Interlink Core Rules and Interlink Product and Service Rules

Table 11-112: Rapid Dispute Resolution – Credit Issued (continued)

The Issuer or Cardholder was reimbursed twice for the same Transaction as a result of both:

- A credit or Reversal processed on or before the Processing Date of the Dispute¹
- A Dispute processed through Rapid Dispute Resolution

Required Documentation

Acquirer certification of both:

- Date and amounts of the credit or Reversal
- Date and amounts of the Dispute processed through Rapid Dispute Resolution

¹ This includes if a credit Authorization was approved on or before the Processing Date of the Dispute. The credit must have settled within the required timeframes specified in the Interlink Rules.

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11.12.4 Data Compromise Recovery

A violation involving failure to comply with the PIN Management Requirements Documents or *Payment Card Industry Data Security Standard (PCI DSS)* that could allow a compromise of Magnetic-Stripe Data is not resolved through the Compliance process. Such violations are resolved through the Global Compromised Account Recovery program.

ID# 0030230

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11.13 Arbitration and Compliance Decision

11.13.1 Arbitration and Compliance Filing Authority

An Arbitration or Compliance request must be filed with Interlink.

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11.13.2 Use of V.I.P. System Authorization Records in Arbitration and Compliance

If the Issuer's and Acquirer's Authorization records for a Transaction do not match, the V.I.P. System Authorization record prevails at Arbitration and Compliance.

ID# 0030368

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Interlink Core Rules and Interlink Product and Service Rules

11.13.3 Withdrawal of an Arbitration or Compliance Case

A requesting Member may withdraw a case if financial liability has not been assigned.

If a case is withdrawn, Interlink will both:

- Collect the review fees through the Visa Global Billing Platform
- Debit or credit through Visa Resolve Online (VROL) the Member accepting responsibility, if necessary, based on the final determination of responsibility for the Dispute amount

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11.13.4 Conditions for an Appeal to the Arbitration and Compliance Committee

A Member may appeal a decision by the Arbitration and Compliance Committee only if both:

- The Member can provide new evidence not previously available at the time the original case was filed.
- The disputed amount is at least USD 5,000 (or local currency equivalent).

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11.13.5 Appeal Time Limit

The adversely affected Member must file any appeal within 60 calendar days of the Notification date of the decision by the Arbitration and Compliance Committee.

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Edition: Apr 2025 | Last Updated: Apr 2018

11.13.6 Appeal Review Fee

The requesting Member must not collect the review fee from the opposing Member if the original decision is reversed.

ID# 0030375

Edition: Apr 2025 | Last Updated: Apr 2020

12 Fees and Non-Compliance Assessments

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12 Fees and Non-Compliance Assessments

12.1 Issuance Non-Compliance Assessments

12.1.1 Fraud Activity Reporting Non-Compliance Assessments

12.1.1.1 Issuer Fraud Activity Reporting Non-Compliance Assessments

If an Issuer does not comply with the fraud reporting requirements specified in *Section 1.9.3.3, Issuer Fraud Activity Reporting*, the Issuer is subject to non-compliance assessments, as specified in *Section 1, General Non-Compliance Assessment Schedule*.

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12.1.1.2 Chip Interoperability Compliance Program Non-Compliance Assessments

A Member is subject to the non-compliance assessments specified in *Table 12-1, Member Non-Compliance Assessments for Non-Compliance with the Chip Interoperability Compliance Program*, if Interlink determines that the Member or its agent has violated the Chip Interoperability Compliance Program by failing to either:

- Establish and commit to an agreed Chip interoperability resolution plan
- Make satisfactory progress toward resolution under an agreed Chip interoperability resolution plan

Table 12-1: Member Non-Compliance Assessments for Non-Compliance with the Chip Interoperability	
Compliance Program	

Violation	Month	Interlink Action, Notification, or Non-Compliance Assessment
Initial identification and confirmation of a violation	Month 1	Member receives Notification that Interlink will take action if the situation is not addressed to the satisfaction of Interlink within 30 calendar days
Unaddressed violation	Month 2	Interlink discontinues any Member incentives associated with deployment of products that have been identified as contributors to interoperability problems. Interlink may also suspend other incentives.
		Interlink issues a second Notification that non-compliance assessments may apply if the situation is not corrected to the satisfaction of Interlink within 60 calendar days of the second

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Table 12-1: Member Non-Compliance Assessments for Non-Compliance with the Chip Interoperability Compliance Program (continued)

Violation	Month	Interlink Action, Notification, or Non-Compliance Assessment	
		Notification.	
Unaddressed violation	Months 4-5	Member is assessed USD 25,000 per month	
Unaddressed violation	Month 6 and subsequent months	Member is assessed USD 50,000 per month	

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12.2 Acceptance Non-Compliance Assessments

12.2.1 Marketplace Non-Compliance Assessments

12.2.1.1 Marketplace Non-Compliance Assessments

Interlink will impose non-compliance assessments on an Acquirer that fails to meet Marketplace requirements, as follows:¹

Table 12-2: Non-Compliance Assessments for Member Failure to Meet Marketplace Requirements

Violation	Interlink Action/Non-Compliance Assessment	
Initial failure to meet Marketplace requirements	Warning letter issued and non-compliance assessment of USD 25,000	
30 calendar days have passed after response due and the initial failure has not been corrected	USD 50,000	
60 calendar days have passed after response due and the initial failure has not been corrected	USD 100,000	
90 calendar days have passed after response due and the initial failure has not been corrected	USD 150,000	
120 calendar days have passed after response due and the initial failure has not been corrected	USD 200,000	

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Table 12-2: Non-Compliance Assessments for Member Failure to Meet Marketplace Requirements (continued)

Violation	Interlink Action/Non-Compliance Assessment	
150 calendar days have passed after response due and the initial failure has not been corrected	USD 250,000	
	Non-compliance assessments will continue to be levied each month until the rule violation is corrected, with the amount increasing at Visa discretion.	

¹ Interlink requirements apply to a Marketplace only in connection with a qualified Card-Absent Interlink Transaction.

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12.2.2 Dynamic Currency Conversion (DCC)

12.2.2.1 Dynamic Currency Conversion (DCC) Non-Compliance Assessments

Interlink may, at its discretion, audit Acquirers and their Merchants to ensure compliance with the Dynamic Currency Conversion (DCC) requirements. If the result of an audit identifies any Merchant Outlet violation, the Acquirer is subject to both:

- A non-refundable non-compliance assessment of up to USD 10,000, or USD 50,000 depending on the nature of the violation
- The Tier 2 general schedule of non-compliance assessments, as specified in Section 1, General Non-Compliance Assessment Schedules.

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12.4 Risk Non-Compliance Assessments

12.4.1 Account and Transaction Information Security Non-Compliance Assessments

12.4.1.1 Account Information Security Program Non-Compliance Assessments

A Member deemed non-compliant with the Account Information Security Program is subject to a non-compliance assessment as set out in the Account Information Security (AIS) Program Guide.

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12.4.2 Authentication Non-Compliance Assessments

12.4.3 Visa Monitoring Program Non-Compliance Assessments

12.4.3.1 Risk Monitoring Programs Data Quality Non-Compliance Assessments

Effective through 31 March 2025 If Interlink determines that an Acquirer or its Merchant¹ changed, modified, or altered the Merchant name, Merchant data, or Merchant performance in any way to circumvent any monitoring program such as the Visa Integrity Risk Program (VIRP), Interlink may impose a non-compliance assessment of USD 25,000 per Merchant Outlet, per month, to the Acquirer.¹

Effective 1 April 2025 If Visa/Interlink determines that an Acquirer, a Merchant, a Sponsored Merchant, or a Third Party Agent changed, modified, or altered the Merchant name, Merchant data, or Merchant performance in any way to circumvent the Visa Integrity Risk Program (VIRP), Visa/Interlink may do either or both:

- Impose a non-compliance assessment of USD 25,000 per Merchant or Sponsored Merchant, per month to the Acquirer.
- Permanently disqualify the Merchant, or Sponsored Merchant, and its principals from participating in the Visa system.
- ¹ For Card-Absent Environment Merchants, the requirements apply only in connection with qualified Card-Absent Interlink Transactions.

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12.4.5 Fee Assessment and Responsibility

12.4.5.1 Assessment of Card Royalty Fees

Interlink assesses a quarterly per-Card royalty fee for each operational Card, whether or not the Card bears the Interlink Marks, as specified in the applicable Fee Schedule.

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12.4.5.2 Assessment of Interlink Switch Fees

Interlink Issuers and Acquirers are assessed an Interlink Switch Fee as specified in the applicable Fee Schedule.

The Interlink Switch fee is assessed to an Acquirer for a Transaction if either:

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- Interlink is the only network associated with the Card, regardless of whether the transaction is processed through the Interlink Switch
- Multiple networks are associated with the Card and the Transaction is processed through the Interlink Switch

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12.4.5.3 Assessment of VisaNet Exception File Service Fees

Interlink assesses fees to an Issuer for VisaNet Visa Account Screen processing as specified in the applicable Fee Schedule.

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12.4.5.4 Interlink Network Settlement and Reconciliation Fees

Interlink assesses Settlement and reconciliation fee to its Members as specified in the applicable Fee Schedule.

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12.4.5.5 Interlink Network Testing and Certification Fees

Interlink assesses a fee, as specified in the applicable Fee Schedule when an Interlink Member uses the VisaNet Test System for either:

- VisaNet certification or re-certification
- User-requested testing of an authorizing Processor or Visa Merchant Direct Exchange Merchant

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12.4.5.6 VisaNet Endpoint Access Monthly Fees

Interlink assesses a monthly VisaNet access fee to an authorizing Processor as specified in the applicable Fee Schedule if the VisaNet endpoint only processes Interlink Transactions.

The VisaNet endpoint fee is assessed as follows:

• Based on data communications and VisaNet Access Point capacity required to support the projected peak hour V.I.P. System message volume

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- Starting with the date of installation of the VisaNet Access Point
- For each VisaNet Access Point using a PC-based configuration¹

VisaNet Access Point charges and additional requirements related to monthly access fees are available from Interlink upon request.

¹ Includes other applicable technologies.

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12.4.5.7 International Service Assessment (ISA) Fees

Interlink Issuers and Acquirers are subject to an International Service Assessment fee as specified in the applicable Fee Schedule.

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12.4.5.8 Acquirer Exception Item Processing Fees

Interlink assesses a monthly fee to an Acquirer for each exception item Transaction processed in excess of 0.15 percent of the total Transactions settled for 2 consecutive months, as specified in the applicable Fee Schedule. The exception item fee does not apply for 90 days after the Acquirer commences active participation in the Interlink Network.

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12.4.5.9 Assessment of Non-Member Registration Fees

Interlink assesses an initial registration fee and an annual fee to an Interlink Member for Agents (Independent Sales Organizations (ISOs), Encryption Support Organizations (ESOs) or Processors registered in the Non-Member Registration Program, as specified in the applicable Fee Guide.

Only one registration fee and annual fee is assessed regardless of whether the Agent is registered with Visa U.S.A., Interlink Network, or both.

Interlink waives the annual fee for the calendar year in which the Interlink Member has paid the initial registration fee.

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12.4.5.10 Assessment of Dynamic Currency Conversion Fees

An Acquirer that participates in Dynamic Currency Conversion (DCC) must pay an annual program fee as specified in the applicable Fee Schedule.

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12.5 Member-to-Member Fees

12.5.1 Fee Assessment and Responsibility

12.5.1.1 Disclaimer of Liability for Fee Collections Made in Error

Interlink is not liable for fee collections, including automated clearing house (ACH) collections made in error, except through intentional misconduct.

ID# 0007883	Edition: Apr 2025 Last Updated: Oct 2014

12.5.1.2 Automated Clearing House Service Authorization Agreement

Interlink will provide a Member or Processor with the appropriate fee collection and funds disbursement agreement, including an Automated Clearing House (ACH) authorization agreement for Fee Collection Transactions and Funds Disbursement Transactions. This agreement must be signed and returned to Interlink before the initiation of any Fee Collection Transactions and Funds Disbursement Transactions.

The signed agreement remains valid for all Fee Collection Transactions and Funds Disbursement Transactions until the Member or Processor notifies Interlink of either:

- Its replacement by a new agreement
- Revocation of the agreement because the Member or Processor was terminated

ID# 0007974	Edition: Apr 2025	Last Updated: Oct 2014

12.5.1.3 Fee Collection and Funds Disbursement Service Requirements

Upon Interlink request, a Member or Processor must provide all of the following, as appropriate, for the purpose of collecting fees and disbursing funds:

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Interlink Core Rules and Interlink Product and Service Rules

- Signed Automated Clearing House Authorization Agreement or other relevant agreement
- Relevant financial institution information (example: depository account number, transit/routing number)

If any account information (such as the account number or financial institution) changes, the Member or Processor must both:

- Notify Interlink at least 10 calendar days before the effective date of the change
- Submit the applicable agreement with the change

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12.5.1.4 Fee Collection and Funds Disbursement Requirements for Principal/Group Members

Upon Interlink request, a Principal, Group, Administrative or Acquirer Member, or an applicant for Principal, Group, Administrative or Acquirer membership, must comply with *Section 12.5.1.3, Fee Collection and Funds Disbursement Service Requirements*, for the purpose of collecting fees and disbursing funds through the appropriate fee collection and funds disbursement service.

ID# 0007885

ID# 0008067

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12.5.1.5 Initial Service Fee Collections

Interlink may collect initial service fees through the appropriate Fee Collection and Funds Disbursement service, including Automated Clearing House (ACH) service if applicable, from all new Principal, Group, Administrative and Acquirer Members.

ID# 0007884	Edition: Apr 2025 Last Updated: Oct 201

12.5.1.6 Liability for Use of Non-Approved Fee Collection and Funds Disbursement Service

An Interlink Member or Processor that is required to use the Automated Clearing House (ACH) or another appropriate service for Fee Collection Transaction and Funds Disbursement Transaction may be required to reimburse Interlink for any expense incurred for processing any payment made by different means.

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12.5.1.7 Rejection of Fee Collection and Funds Disbursement Transactions

Interlink may require a same-day wire transfer, or initiate a Fee Collection Transaction through VisaNet, if a valid Fee Collection Transaction or a Funds Disbursement Transaction is rejected or cannot be initiated for any reason, including:

- A Member did not comply with Section 12.5.1.3, Fee Collection and Funds Disbursement Service Requirements
- Existing Automated Clearing House (ACH) authorization agreement was revoked before a replacement authorization agreement took effect

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12.5.1.8 Fee Collections and Funds Disbursement Notification for Non-Compliance Assessments

Interlink notifies a Member before initiating any Fee Collection Transaction or Funds Disbursement in connection with non-compliance assessments.

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Part 3: Appendices

Appendices

Appendix A

Interlink Core Rules and Interlink Product and Service Rules

Appendix A

Visa Supplemental Requirements

Visa Supplemental Requirements (Enforceable Documents and Websites)

Visa Supplemental Requirements List

Visa Supplemental Requirements

Title		
Acceptance		
DCC Guide		
Visa Merchant Data Standards Manual		
Brand		
Visa Product Brand Standards		
Card/Payment Device Technology		
EMV Integrated Circuit Card Specifications for Payment Systems (EMV)		
Visa Chip Security Program – Security Testing Process		
Interchange Reimbursement Fees (IRF)		
Interchange Reimbursement Fee Compliance Process Guide		
Payment Card Industry Security Standards Council (PCI SSC)		
Payment Card Industry Data Security Standard (PCI DSS)		
Payment Card Industry (PCI) Software Security Framework (SSF) Standards		
Products and Services		
Effective 18 April 2026 Click to Pay Issuer Requirements—Canada Region		
Effective through 18 July 2025 Visa ReadyLink Service Description and Implementation Guidelines		

Appendices

Appendix A

Title
Risk
Account Information Security (AIS) Program Guide
Fraud Reporting System (FRS) User's Guide
Visa Integrity Risk Program Guide
Settlement
Visa Settlement Funds Transfer Guide
Transaction Processing
Visa Direct Account Funding Transaction (AFT) Processing Guide
Visa Direct Original Credit Transaction (OCT) – Global Implementation Guide
VisaNet Manuals
BASE II Clearing Data Codes
BASE II Clearing Edit Package Operations Guide
BASE II Clearing Interchange Formats, TC 01 to TC 49
BASE II Clearing Interchange Formats, TC 50 to TC 92
BASE II Clearing PC Edit Package for Windows User's Guide
BASE II Clearing Services
BASE II Clearing System Overview
Full Service ATM Online Messages Processing Specifications (International)
Full Service ATM Online Messages Technical Specifications
Full Service POS Online Messages Processing Specifications (International)
Full Service POS Online Messages Technical Specifications
V.I.P. System BASE I Processing Specifications
V.I.P. System Overview and Services

Appendices

Appendix A

Interlink Core Rules and Interlink Product and Service Rules

Title

V.I.P. System SMS Interlink Client Implementation Guide

V.I.P. System SMS Interlink Technical Specifications

V.I.P. System SMS Processing Specifications (U.S.)

V.I.P. System VisaNet Authorization-Only Online Messages Technical Specifications

VisaNet Settlement Service (VSS) User's Guide, Volume 1, Specifications

VisaNet Settlement Service (VSS) User's Guide, Volume 2, Reports

ID# 0028043

Edition: Apr 2025 | Last Updated: Apr 2025



Part 4: Glossary

Glossary

Interlink Core Rules and Interlink Product and Service Rules

Glossary

0 A B C D E F G H I J K L M N O P Q R S T U V W X Y Z

Term	Definition		
0-9			
No glossary terms available for 0-9.			
-	ID# 0030667	Edition: Apr 2025 Last Updated: Oct 2019	
A			
Acceptance Device	A device owned or managed by an Interlink Member or a Merchant that can read a Card to complete an Interlink Transaction in a Card-Present Environment.		
	A device owned or managed by the Cardholder that is used to read the Cardholder's own Card is not an Acceptance Device.		
	ID# 0029278	Edition: Apr 2025 Last Updated: Apr 2024	
Acceptance Mark	The Mark that denotes Point-of-Transaction acceptance for paymer under specific rules.		
	ID# 0030487	Edition: Apr 2025 Last Updated: Apr 2018	
Account	A checking, savings or other designated account, other than an occasional or incidental credit balance in a credit plan, maintained with an Issuer.		
	ID# 0030488	Edition: Apr 2025 Last Updated: Apr 2018	
Account Data Compromise Event	An event in which account o	An event in which account data is put at risk.	
	ID# 0026743	Edition: Apr 2025 Last Updated: Oct 2015	
Account Funding Transaction	A Card-Absent Interlink Transaction where funds are pulled from a non- Visa account and are subsequently used to fund another Visa or non- Visa account, or funding for the acquisition of Liquid and Cryptocurrence Assets.		
	ID# 0024213	Edition: Apr 2025 Last Updated: Oct 2023	
Account Information Security Program	A program managed by Visa that defines the standards of due care and enforcement for protecting sensitive Cardholder information and supports both:		

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	Payment Card Industry Data Security Standard (PCI DSS)		
	 Payment Card Industry Data Security Standard (PCLDSS) Payment Card Industry (PCI) Software Security Framework (SSF) Standards 		
	ID# 0024215 Edition: Apr 2025 Last Updated: Apr 2024		
Account Number	An Issuer-assigned Payment Credential that identifies an account in order to post a Transaction.		
	ID# 0024216 Edition: Apr 2025 Last Updated: Apr 2020		
Acquirer	An Interlink Member that signs a Merchant or Payment Facilitator, and directly or indirectly submits Transactions into Interchange.		
	ID# 0024219 Edition: Apr 2025 Last Updated: Apr 2023		
Acquirer Processor	A non-Member agent or processor that a Member has engaged to support its Interlink acquiring business.		
	ID# 0024225 Edition: Apr 2025 Last Updated: Apr 2023		
Acquirer Reference Number	An identification number included in a Clearing Record.		
	ID# 0024226 Edition: Apr 2025 Last Updated: Oct 2016		
Acquiring Identifier	A 6-digit identifier licensed by Visa to an Acquirer and that is used to identify an Acquirer.		
	ID# 0030646 Edition: Apr 2025 Last Updated: Oct 2019		
Acquiring Identifier Licensee	An Acquirer that is allocated responsibility by Visa/Interlink for a specific Acquiring Identifier.		
	ID# 0030644 Edition: Apr 2025 Last Updated: Apr 2024		
Activity File Parameters	Maximum limits that an Issuer establishes on the number and value of Transactions that Interlink may authorize on its behalf.		
	ID# 0030489 Edition: Apr 2025 Last Updated: Apr 2018		
Address Verification Service	A service through which a Merchant verifies a Cardholder's billing address. Where a Member uses Visa/Interlink for processing, the Address		
	Verification Service is a VisaNet service.		
	ID# 0024238 Edition: Apr 2025 Last Updated: Apr 2023		
Adjustment	A financial Transaction used to partially or fully negate or cancel a		

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	transaction that has been sent through Interchange in error.		
	ID# 0024241 Edition: Apr 2025 Last Updated: Oct 2021		
Administrative Member	An Interlink Member, as defined in the Interlink Network, Inc. Bylaws.		
	ID# 0030490	Edition: Apr 2025 Last Updated: Apr 2018	
Advance Payment	 Effective through 17 October 2025 A Transaction for the partial or full cost of goods or services that will be provided to the Cardholder at a later time. Effective 18 October 2025 A Transaction for the partial or full cost of goods or services that will be provided to the Cardholder at a later time (not to exceed one year from the Transaction Date). 		
	ID# 0030637	Edition: Apr 2025 Last Updated: Apr 2025	
Affiliate	An entity that controls, is controlled by, or, is under common control of an Interlink Member, including a parent or subsidiary of an Interlink Member, or is sponsored by an Interlink Member.		
	ID# 0029703	Edition: Apr 2025 Last Updated: Apr 2018	
Affiliate Member	An Interlink Member accepted as an affiliate Interlink Member, as defined in the <i>Interlink Network, Inc. Bylaws</i> .		
	ID# 0030661	Edition: Apr 2025 Last Updated: Apr 2018	
Affinity/Co-Brand	A program or partnership based on a contractual agreement bet Issuer and a Member or non-Member for the issuance of Cards b the Affinity/Co-Brand partner's Trade Name or Mark.		
	ID# 0029280	Edition: Apr 2025 Last Updated: Oct 2018	
Agent	An entity that acts as a VisaNet Processor, a Third Party Agent, or I		
	ID# 0025920	Edition: Apr 2025 Last Updated: Apr 2020	
Aggregated Transaction	A single Transaction that combines multiple purchases made by same Cardholder on the same Payment Credential at the same during a defined time period and up to a defined amount.An Aggregated Transaction on Interlink Network must qualify a Absent Interlink Transaction.		
	ID# 0024270	Edition: Apr 2025 Last Updated: Apr 2020	
Airline	A Merchant that transports passengers on an aircraft.		

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	ID# 0024273	Edition: Apr 2025	Last Updated: Apr 2023
Airline Authorizing Processor	A Visa-approved non-Member whose primary function is to provide reservation and Authorization services for Airline Transactions, or trav related services that include the purchase of an Airline ticket.		nsactions, or travel-
	ID# 0024274	Edition: Apr 2025	Last Updated: Oct 2014
Alternate Routing Identifier	A unique identifier assigned by Interlink, to Interlink Point-of- Transaction Acquirers for identifying the acquiring institution.		
	ID# 0030513	Edition: Apr 2025	Last Updated: Apr 2023
Ancillary Purchase Transaction	The purchase of goods and services, other than a passenger ticket, completed at an Airline or a US passenger railway Merchant.		erchant.
	An Ancillary Purchase Transaction completed on Interlink Network in the Card-Absent Environment must qualify as a Card-Absent Interlink Transaction.		
	ID# 0029155	Edition: Apr 2025	Last Updated: Apr 2023
Anti-Money Laundering Program	A program that an Interlink Member implements and maintains to prevent money laundering and terrorist financing.		
	ID# 0024280	Edition: Apr 2025	Last Updated: Apr 2018
Application Identifier	An EMV-compliant data label encoded on a Chip Card and loaded on a Chip Reading Device that is used to identify mutually supported payment applications.		
	ID# 0029281	Edition: Apr 2025	Last Updated: Oct 2015
Application Transaction Counter	A counter within the application on a contact Chip or Contactless Ca that tracks the number of times the Chip is read and that is used by Issuer during the Authorization process.		
	ID# 0024286	Edition: Apr 2025	Last Updated: Apr 2018
Approval Response	An Authorization Response where the Transaction was approved.		as approved.
	ID# 0024287	Edition: Apr 2025	Last Updated: Apr 2023
Arbitration	A process where Interlink determines financial liability between Members for Interchange Transactions that are presented and have completed the Dispute cycle.		

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	ID# 0024289	Edition: Apr 2025 Last Updated: Apr 2018
Arbitration and Compliance Committee	An Interlink committee that resolves certain disputes between Members that arise from Disputes or from violations of the Visa Rules.	
	ID# 0024290	Edition: Apr 2025 Last Updated: Apr 2018
Associate-Type Member	A Member of Interlink that is an Associate with rights and responsibilities, as defined in the applicable Interlink Charter Documents.	
	ID# 0024293	Edition: Apr 2025 Last Updated: Apr 2018
Authentication	A cryptographic process that validates the identity and integrity data.	
	ID# 0024303	Edition: Apr 2025 Last Updated: Apr 2010
Authorization	A process where an Issuer, a VisaNet Processor, or Stand-In Processing approves a Transaction.	
	ID# 0024316	Edition: Apr 2025 Last Updated: Oct 2018
Authorization Request	A Merchant or Acquirer request for an Authorization.	
	ID# 0024319	Edition: Apr 2025 Last Updated: Oct 2014
Authorization Response	 An Issuer's reply to an Authorization Request or Account Number Verification that refers to the following types of Authorization Responses: Approval Response Decline Response Pickup Response 	
	ID# 0024321	Edition: Apr 2025 Last Updated: Oct 2017
Authorized Participant	A non-Member participant that has written authorization from Visa/Interlink to participate in a relevant Visa/Interlink program governed by the Visa/Interlink Rules (and associated enrollment of participation forms, if any).	
	ID# 0030707	Edition: Apr 2025 Last Updated: Apr 2023
Automated Fuel Dispenser		r-Activated Terminal that dispenses only fuel el, or propane, and accepts PINs.

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	ID# 0024328	Edition: Apr 2025 Last Updated: Apr 2018
В		
Back-to-Back Funding		v transfers value via a real-time or live- action that is directly connected to a
	In Back-to-Back Funding, both:	
	•	volved. One account is used to make utomatically funds or reimburses that
	Both accounts are held by the at least one account is an Inte	e same person or corporate entity, and erlink account.
	In Back-to-Back Funding, either:	
	• The funding or reimbursemen of the purchase.	nt amount exactly matches the amount
		ed by an existing balance, and the ansaction or transaction amount ourchase amount.
	Back-to-Back Funding does not in	clude:
	 An Unscheduled Credential-o to reload the account 	on-File Transaction for a fixed amount
	 The funding of a Card that acc organization other than that or debit") 	cesses funds on deposit at an of the Issuer of the Card ("decoupled
	ID# 0030710	Edition: Apr 2025 Last Updated: Apr 2023
BID	Business Identification Number. An Visa/Interlink that uniquely identif	5 5 5
	ID# 0031043	Edition: Apr 2025 Last Updated: Apr 2024
Bill Payment Transaction	a Merchant made in advance of th	agreement between a Cardholder and e Cardholder being billed for goods or bing service cycle. Transactions may sis. Such Transactions include:
	 Single payments initiated by t Environment 	the Cardholder in a Card-Absent

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	Recurring Transactions		
	Installment Transactions		
	-	on is initiated in the Card-Absent as a Card-Absent Interlink Transaction.	
	ID# 0024350	Edition: Apr 2025 Last Updated: Apr 2023	
Billing Currency		The currency in which an Issuer bills a Cardholder for Transactions, or debits the associated Cardholder account.	
	ID# 0024349	Edition: Apr 2025 Last Updated: Oct 2016	
BIN	Bank Identification Number.	Either:	
	Visa to an Issuer before	• A 6-digit identifier assigned by ISO to Visa and then licensed by Visa to an Issuer before 22 April 2022 and that comprises the first 6 digits of an Account Number.	
	 An 8-digit identifier assigned by ISO to Visa and then licensed by Visa to an Issuer and that comprises the first 8 digits of an Account Number. 		
	ID# 0024351	Edition: Apr 2025 Last Updated: Oct 2019	
BIN Licensee	An Issuer that is allocated res	An Issuer that is allocated responsibility by Visa for a specific BIN.	
	ID# 0024352	Edition: Apr 2025 Last Updated: Oct 2019	
BIN User	An Issuer authorized to use a	An Issuer authorized to use a BIN licensed to its Sponsor.	
	ID# 0025530	Edition: Apr 2025 Last Updated: Oct 2019	
Board of Directors	The Interlink Board of Directors.		
	ID# 0024354	Edition: Apr 2025 Last Updated: Oct 2016	
Business Day	A day on which an Interlink Member is open to the public for carrying on substantially all its business functions. The day of acceptance or Authorization by an Interlink Member of Transactions does not, of itself, constitute that day as a Business Day.		
	ID# 0030493	Edition: Apr 2025 Last Updated: Apr 2018	
С			
Campus Card		taff member, or faculty member of an an integral part of a campus program that:	

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	May bear the Interlink Mark	
	building access, library access	ollowing applications: identification, s, or a proprietary closed-loop only within a college or university
	ID# 0024358	Edition: Apr 2025 Last Updated: Apr 2020
Canadian Member	An Interlink Member that has its p and is a customer of Visa Canada.	
	ID# 0030494	Edition: Apr 2025 Last Updated: Apr 2018
Card	A payment card, digital application, or other device or solution that provides access to a Payment Credential and that is capable of conducting a Transaction, is issued by an Issuer, and may bear one of the Visa-Owned Marks.	
	ID# 0024365	Edition: Apr 2025 Last Updated: Apr 2020
Card Authorization System	The telecommunications and processing system, as specified in the V.I.P. System SMS Interlink Technical Specifications, operated by or on behalf of an Issuer for receiving Authorization requests from, and transmitting Authorizations or Declines to, the Interlink Switch.	
	ID# 0030495	Edition: Apr 2025 Last Updated: Apr 2018
Card Fronting	Back-to-Back Funding i.e., the "fro	omplete a single Transaction using ont" Payment Credential or card is Transaction, from one of the linked
	ID# 0030994	Edition: Apr 2025 Last Updated: Apr 2023
Card Verification Value (CVV)		the Authorization process. The Card om the data encoded on the Magnetic
	ID# 0024399	Edition: Apr 2025 Last Updated: Apr 2010
Card Verification Value 2 (CVV2)	that, when displayed, is displayed	ising a secure cryptographic process either statically or dynamically or provided to a Virtual Account owner.
	Qualified Card-Absent Interlink Tr	ansactions may include Card

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	Validation Code 2 (CVC2), a MasterCard secure cryptog	unique check value generated using raphic process.
	ID# 0024400	Edition: Apr 2025 Last Updated: Apr 2023
Cardholder	An individual who is issued	a Card.
	ID# 0024372	Edition: Apr 2025 Last Updated: Apr 2020
Cardholder Verification Method	A means of verifying that th Cardholder.	e person presenting a Card is the legitimate
	For a Chip Card, the hierarc identity is encoded within t	hy of preferences for verifying a Cardholder's he Chip.
	ID# 0024382	Edition: Apr 2025 Last Updated: Oct 2015
Card-Absent Environment	An environment that meets	any of the following criteria:
	• The Card and the Card the following:	holder are not physically present at one of
	 The premises of a M 	lerchant or Member
	 A Merchant that do 	es not trade in a fixed location
	 An Unattended Cardholder-Activated Terminal The Transaction is not completed using an Acceptance Devi Manual Imprint device 	
	The Transaction is com	pleted using a Stored Credential
	A Card-Absent Interlink Transaction may only be processed in a Card- Absent Environment on the Interlink Network.	
	ID# 0024362	Edition: Apr 2025 Last Updated: Apr 2024
Card-Absent Interlink	A Transaction that is all of t	he following:
Transaction		nt Environment (including an Electronic n or a Mail/Phone Order Transaction)
	• Does not require PIN a	s the Cardholder Verification Method
	purpose payment netw Proprietary Cards not e	n-Visa Payment Credential (i.e., a general- vork or proprietary card), excluding enabled for the Card-Absent Environment on network and private label
	Is routed over the Inter	link Network

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	The card is issued and accepted in the US Region or US Territory	
	ID# 0030976 Edition: Apr 2025 Last Updated: Oct 2023	
Card-Present Environment		
	 The Card and the Cardholder are physically present at one of the following: 	
	 The premises of a Merchant or Member 	
	 A Merchant that does not trade in a fixed location 	
	 An Unattended Cardholder-Activated Terminal 	
	 The Transaction is completed using an Acceptance Device or a Manual Imprint device 	
	The Transaction is not completed using Stored Credential	
	ID# 0024363 Edition: Apr 2025 Last Updated: Apr 2024	
Cash-Back	Cash obtained by a Cardholder from a Merchant in conjunction with a Retail Transaction processed through the Interlink Network.	
	ID# 0024406 Edition: Apr 2025 Last Updated: Apr 2020	
Chip	An electronic component designed to perform processing or memory functions that communicates with an Acceptance Device using a contact or Contactless interface and enables Transaction processing through the Interlink Network.	
	ID# 0024436 Edition: Apr 2025 Last Updated: Oct 2015	
Chip Card	A Card or other payment device that contains a Chip that communicates information to an Acceptance Device.	
	ID# 0030496 Edition: Apr 2025 Last Updated: Apr 2018	
Chip-initiated Transaction	A Transaction that is initiated through Interlink using an EMV-Compliant and VIS-Compliant Chip at a Chip-Reading Device using Full Chip Data.	
	ID# 0024433 Edition: Apr 2025 Last Updated: Apr 2020	
Chip-Reading Device	An Acceptance Device capable of reading, communicating, and processing Transaction data from a Chip.	
	ID# 0024435 Edition: Apr 2025 Last Updated: Apr 2020	
Clearing	A processing service for the validation and valuation of financial and non-financial records exchanged between Visa and Members.	

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	ID# 0024444	Edition: Apr 2025 Last Updated: Oct 2021
Clearing Record	A record of a Presentment	t, Dispute, Dispute Response, Acquirer- Reversal, or Adjustment in the format necessary
	ID# 0024446	Edition: Apr 2025 Last Updated: Apr 2018
Client Directory	Interlink Members and pre	ry that contains contact information for ocessors and that is comprised of the Client module and the My Organization's Contacts
	ID# 0030015	Edition: Apr 2025 Last Updated: Apr 2024
Client Service Provider Directory	A Client Directory module that contains BID, BIN, Acquiring Identifier, service provider and/or Member information and is used for Member-to-Member communication and problem resolution.	
	ID# 0030656	Edition: Apr 2025 Last Updated: Oct 2019
Collateral Material	Brand partner's Trade Nar limited to, solicitations, pr	er communications regarding an Affinity/Co- ne or Mark. These may include, but are not omotional materials, advertisements, erts, direct mail solicitations, and ripts.
	ID# 0027362	Edition: Apr 2025 Last Updated: Oct 2015
Compelling Evidence	Information or documentation provided by a Merchant or an Acquir a Dispute Response or Acquirer-initiated pre-Arbitration that attemp to prove that the Cardholder participated in the Transaction, receive goods or services, or otherwise benefited from the Transaction, as specified in <i>Section 11.5.2, Use of Compelling Evidence</i> . Compelling Evidence does not mandate that Interlink, the Issuer, or any other er conclude that the Cardholder participated in the Transaction, receive goods or services, agreed to Dynamic Currency Conversion, or other benefited from the Transaction.	
	ID# 0027268	Edition: Apr 2025 Last Updated: Apr 2018
Completion Message		Edition: Apr 2025 Last Updated: Apr 2018 lows a Pre-Authorization Transaction.
Completion Message	A Clearing Record that fol	

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	from violations of the Visa Rules, when the requ certify that a financial loss has occurred or will o amount, and no Dispute right or Dispute Respo	occur for a specific
	ID# 0024470 Edition: A	opr 2025 Last Updated: Apr 2018
Confidential Consumer Cardholder Information	A Payment Credential, Interlink Transaction information, or other personally identifiable information relating to a consumer Cardholder.	
		pr 2025 Last Updated: Apr 2020
Consumer Cardholder	A Cardholder other than a business Cardholder	r.
	ID# 0030497 Edition: A	opr 2025 Last Updated: Apr 2018
Contact Chip	A Chip that uses a contact interface to commur a Chip-Reading Device.	nicate Transaction data to
	ID# 0030498 Edition: A	pr 2025 Last Updated: Apr 2018
Contact Chip Card	A VIS-Compliant Chip Card that is able to conduct Transactions throug a contact Chip interface.	
		pr 2025 Last Updated: Apr 2018
Contactless Chip Card	A Chip Card compliant with the <i>Visa Contactless Payment Specifications</i> that is able to conduct Transactions through a Visa-approved wireless interface.	
	ID# 0030500 Edition: A	opr 2025 Last Updated: Apr 2018
Contactless Chip-Reading Device	An Acceptance Device that reads the data on a Contactless Chip Card through a Visa-approved wireless interface.	
	ID# 0030501 Edition: A	opr 2025 Last Updated: Apr 2018
Contactless-Only Payment Device	A payment device without a Magnetic Stripe or contact Chip that uses a Visa-approved wireless interface to perform Contactless Payment Transactions and is issued as a companion to a corresponding full-size Card.	
	ID# 0030502 Edition: A	pr 2025 Last Updated: Apr 2018
Convenience Fee	 A fee charged that is all of the following: Charged by a Merchant for a bona fide cor Cardholder (for example: an alternative characteristic characteristic) 	

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	 Not charged solely for 	the acceptance of the Ca	rd
	 Not charged if the Mer Environment 	chant operates exclusivel	y in a Card-Absent
	 Charged only in conne Transaction 	ction with a qualified Caro	d-Absent Interlink
	ID# 0027486	Edition: Apr 2025	Last Updated: Apr 2023
Conversion Affiliate	 An entity for which Visa Payment Services are provided by a Ramp Provider to provide payment services to convert Transactions from a fiat currency to a non-fiat currency (for example: cryptocurrency), or vice versa. Conversion Affiliates of Ramp Providers include but are not limited to retailers, cryptocurrency exchanges, or non-fungible token (NFT) marketplaces. 		
	ID# 0031034	Edition: Apr 2025	Last Updated: Apr 2025
Correspondent Bank	A depository institution that holds an account with, or on behalf of, a Settlement Bank, and engages in an exchange of services with that bank.		
	ID# 0030503 Edition: Apr 2025 Last Updated: Apr 2018		
	ID# 0030503	Edition: Apr 2025	Last Updated: Apr 2018
Counterfeit Card	D# 0030503 One of the following:	Edition: Apr 2025	Last Updated: Apr 2018
Counterfeit Card	 One of the following: A device or instrument to purport to be a Carc Transaction, or Plus transaction 	Edition: Apr 2025 that is printed, embossed d, and results in a Visa trar nsaction but that is not a e its printing, embossing,	d, or encoded so as nsaction, Interlink Card because an
Counterfeit Card	 One of the following: A device or instrument to purport to be a Carc Transaction, or Plus tra Issuer did not authoriz An instrument that is p 	that is printed, embossed , and results in a Visa trar nsaction but that is not a	d, or encoded so as nsaction, Interlink Card because an or encoding of the Issuer and
Counterfeit Card	 One of the following: A device or instrument to purport to be a Carc Transaction, or Plus tra Issuer did not authoriz An instrument that is p that is subsequently er the Issuer A Card that an Issuer h except one on which th 	that is printed, embossed d, and results in a Visa trar nsaction but that is not a e its printing, embossing, rinted with the authority	d, or encoded so as hsaction, Interlink Card because an or encoding of the Issuer and out the authority of ed or re-fabricated, brication comprises
Counterfeit Card	 One of the following: A device or instrument to purport to be a Carc Transaction, or Plus tra Issuer did not authoriz An instrument that is p that is subsequently er the Issuer A Card that an Issuer h except one on which th 	that is printed, embossed d, and results in a Visa trar nsaction but that is not a e its printing, embossing, winted with the authority nbossed or encoded with as issued and that is alter ne only alteration or re-fal nature panel or Cardhold	d, or encoded so as hsaction, Interlink Card because an or encoding of the Issuer and out the authority of ed or re-fabricated, brication comprises
Counterfeit Card Credit Transaction	 One of the following: A device or instrument to purport to be a Carc Transaction, or Plus tra Issuer did not authoriz An instrument that is p that is subsequently er the Issuer A Card that an Issuer h except one on which th modification of the sig 	that is printed, embossed d, and results in a Visa tran nsaction but that is not a e its printing, embossing, rinted with the authority nbossed or encoded with as issued and that is alter ne only alteration or re-fal nature panel or Cardhold <u>Edition: Apr 2025</u> und, initiated with a Card dit the Cardholder's Acco	d, or encoded so as hsaction, Interlink Card because an or encoding of the Issuer and out the authority of ed or re-fabricated, brication comprises er signature Last Updated: Apr 2010 at the Merchant's unt for a return of

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		an a Manahan tiana fan da saint
Credit Transaction Receipt	A Transaction Receipt evidencing a Merchant's refund or price adjustment to be credited to a Cardholder's account.	
	ID# 0024528	Edition: Apr 2025 Last Updated: Apr 2010
Cruise Line	A Merchant that sells tickets for, and provides, travel and overnight accommodations on a ship or boat.	
	A Cruise Line Transaction comp must be a qualified Card-Abser	pleted in a Card-Absent Environment nt Interlink Transaction.
	ID# 0024532	Edition: Apr 2025 Last Updated: Apr 2023
D		
Debt	Money owed by one party (deb includes, but is not limited to, a	otor) to another party (creditor). Debt any of the following:
	 The obligation to repay mobility balances 	oney in connection with loans, credit card
	Money advanced on goods or services previously purchased	
	Repayments that include interest (expressly or implicitly)	
	The following are not treated as Debt for the purpose of the Interlink Rules:	
		nership of the goods does not essee at the end of the lease
	Interest-free Partial Payme	ent
		e incentives to pay on time and are not ed are not considered interest
	• Repayment of an overdue obligation that has not been charged or and transferred from the original owner to a third party and does not include interest (expressly or implicitly)	
	ID# 0030649	Edition: Apr 2025 Last Updated: Apr 2023
Decline Response	An Authorization Response or F that the Transaction was decline	Pre-Authorization response indicating ed.
	ID# 0024548	Edition: Apr 2025 Last Updated: Apr 2010
Deposit	The submission of a Transaction by a Merchant, Marketplace, or Payment Facilitator to an Acquirer, resulting in a credit or debit to the Merchant's, Marketplace's, or Payment Facilitator's account.	

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	ID# 0024556	Edition: Apr 2025	Last Updated: Oct 2020
Digital Wallet Operator (DWO)	A Member or non-Member that operates a Staged Digital Wallet or Stored Value Digital Wallet.		
	ID# 0029530	Edition: Apr 2025	Last Updated: Apr 2023
Directory Manager	Licensee contact with overall operational responsibility for Interlink programs that other Members can contact about significant issuing or acquiring issues outside of day-to-day operations. The Directory Manager will be responsible in receiving Member inquiries should other service contacts (for example: Fraud Activity, Settlement, Dispute, Arbitration) become unavailable.		
	ID# 0031040	Edition: Apr 2025	Last Updated: Apr 2024
Dispute	A Transaction that an Issuer returns to	an Acquirer.	
	ID# 0029463	Edition: Apr 2025	Last Updated: Apr 2018
Dispute Response	A Clearing Record that an Acquirer presents to an Issuer through Interchange after a Dispute.		uer through
	ID# 0029464	Edition: Apr 2025	Last Updated: Apr 2018
Domestic Transaction	A Transaction where the Issuer of the Card used is located in the Transaction Country.		
	ID# 0024568	Edition: Apr 2025	Last Updated: Apr 2010
Dynamic Card Verification Value (dCVV)	An authentication value dynamically generated by a Chip Card and included in the Authorization message.		Chip Card and
	ID# 0025503	Edition: Apr 2025	Last Updated: Oct 2015
Dynamic Data Authentication	A cryptographic value generated by a Chip on a Card in an offline environment that uses Transaction-specific data elements and is verified by a Chip-Reading Device to protect against skimming.		nents and is verified
	ID# 0024575	Edition: Apr 2025	Last Updated: Apr 2010
E			
Electronic Commerce Indicator	A value used in an Electronic Commerce Transaction to indicate the Transaction's level of authentication and security.		to indicate the
	ID# 0026401	Edition: Apr 2025	Last Updated: Apr 2023
Electronic Commerce	A Merchant that both:		

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	1	
Merchant	 Conducts the sale of goods or services electronically over the internet and other networks. 	
	 Enables Interlink accept Transactions. 	otance for qualified Card-Absent Interlink
	ID# 0024584	Edition: Apr 2025 Last Updated: Apr 2023
Electronic Commerce Transaction		lerchant and Cardholder over the internet or ninal, personal computer, or other
	Only a qualified Card-Abse an Electronic Commerce Tr	nt Interlink Transaction may be processed as ansaction.
	ID# 0024587	Edition: Apr 2025 Last Updated: Apr 2023
Employee Benefit Card	A Prepaid Card through which a US Issuer enables employers and benefit administrators to provide employees with a Card that allows direct access to benefits, such as qualified health care, dependent care, and transit, fuel, and meal expenses.	
	ID# 0030505	Edition: Apr 2025 Last Updated: Apr 2018
EMV	See "EMV Integrated Circui (EMV)."	t Card Specifications for Payment Systems
	ID# 0030506	Edition: Apr 2025 Last Updated: Apr 2018
EMV Integrated Circuit Card Specifications for Payment Systems (EMV)	Mastercard International, a for processing debit and cr	veloped (jointly by Europay International, nd Visa International) to provide standards edit Transactions and ensure global of Chip technology in the payment industry.
	ID# 0024620	Edition: Apr 2025 Last Updated: Oct 2014
EMV-Compliant	A Card or terminal application that complies with the requirements specified in the <i>EMV Integrated Circuit Card Specifications for Payment Systems (EMV)</i> .	
	ID# 0024617	Edition: Apr 2025 Last Updated: Oct 2016
Enumeration Attack		ubmission of Card-Absent Environment ink system to fraudulently obtain or validate
	payment information.	

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	1	
Estimated Pre- Authorization Request	A Pre-Authorization Request for the amount that a Merchant expects a Cardholder to spend in an individual Transaction and that is submitted before the final Transaction amount is known.	
	ID# 0029521	Edition: Apr 2025 Last Updated: Oct 2017
F		
Fallback Transaction	An EMV Chip Card Transaction initially attempted at a Chip-Reading Device, where the device's inability to read the Chip prevented the Transaction from being completed using the Chip data, and the Transaction is instead completed using an alternate means of data capture and transmission.	
	ID# 0024645	Edition: Apr 2025 Last Updated: Apr 2020
Fast Funds	 A service that requires a participating Recipient Issuer to make funds available to a Cardholder within 30 minutes of receipt¹ and approval of an incoming Original Credit Transaction initiated as an Online Financial Transaction. ¹ Effective 12 April 2025 In the US Region: Within 60 seconds of approving a domestic OCT. 	
	ID# 0026077	Edition: Apr 2025 Last Updated: Oct 2024
Faster Refund	A refund of a prior purchase using an Original Credit Transaction associated with the Faster Refund Program approved by Visa, as specified in the Visa Direct Original Credit Transaction (OCT) – Global Implementation Guide.	
	ID# 0031009	Edition: Apr 2025 Last Updated: Oct 2023
Fee Collection Transaction	A transaction used to collect financial obligations of a Member arising out of the Interlink Rules, the Interlink Charter Documents, or other requirements adopted by Interlink.	
	ID# 0024647	Edition: Apr 2025 Last Updated: Oct 2015
Fee Schedule	One of the following:	
	• Visa Canada Fee Sched	dule
	• Visa U.S.A. Fee Schedu	le
1		
	ID# 0027310	Edition: Apr 2025 Last Updated: Oct 2016
Flexible Spending Account (FSA) – US Region	A Prepaid Card program ac	Edition: Apr 2025 Last Updated: Oct 2016 Iministered by an employer, in accordance hts, that permits employees to set aside pre-

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	tax dollars to pay qualified out-of-pocket medical expenses not covered by the employer's health care plan.	
	ID# 0030507	Edition: Apr 2025 Last Updated: Apr 2018
Franchise	A business where the owner licenses franchisee access to the franchisor's p trademarks in exchange for a fee. Thi product or service under the franchis	proprietary product, branding, and s allows the franchisee to sell a
	ID# 0030951	Edition: Apr 2025 Last Updated: Oct 2022
Fraud Activity	A Transaction or occurrence where the	ne Cardholder either:
	Certifies that they did not author	rize or participate in the Transaction
	 Misrepresent their identity or fin an Interlink account 	ancial status to the Issuer to obtain
	ID# 0024659	Edition: Apr 2025 Last Updated: Apr 2020
Full Service	A V.I.P. processing service comprised Authorizations, financial Transactions Transactions.	5
	ID# 0030882	Edition: Apr 2025 Last Updated: Oct 2022
Full-Chip Data	Data that complies with all of the foll	owing:
	Conforms to EMVCo minimum r	equirements
	Supports cryptographic validation	on online
	 Records the interaction between a Chip Card and a Chip-Reading Device completed during a Transaction 	
	ID# 0024662	Edition: Apr 2025 Last Updated: Oct 2016
Funds Collection	A VisaNet transaction used by a Member or Visa to disburse funds Clearing Processor.	
	cleaning rocessor.	
	ID# 0030508	Edition: Apr 2025 Last Updated: Apr 2018
Funds Disbursement		
Funds Disbursement	ما ۵ A Transaction used by a Member or I	

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	ID# 0026048	Edition: Apr 2025 Last Updated: Apr 2012
G		
Global Compromised Account Recovery	A Visa program by which Visa allocates to affected Issuers a portion of the operating expenses that are associated with an Account Data Compromise Event involving a compromise of a Chip Card's Account Number and Card Verification Value.	
	ID# 0026034	Edition: Apr 2025 Last Updated: Oct 2023
Group Member	An Interlink Member, as defined in the Interlink Network, Inc. Bylaws.	
	ID# 0024685	Edition: Apr 2025 Last Updated: Oct 2016
Guaranteed Reservation	 A reservation made by a Cardholder who provides a Payment Credential, but no payment, at the time of reservation to ensure that accommodation, merchandise, or services will be available as reserved and agreed with the Merchant. A Guaranteed Reservation processed as an Interlink Transaction must qualify as a Card-Absent Interlink Transaction. 	
	ID# 0029265	Edition: Apr 2025 Last Updated: Apr 2023
Н		
Health Reimbursement Arrangement (HRA)	An employer-funded Prepaid Card program that reimburses employees, in accordance with IRS regulations, for qualified out-of-pocket medical expenses not covered by the employer's health care plan.	
	ID# 0024699	Edition: Apr 2025 Last Updated: Apr 2020
	thcare Auto- A process that enables a US Issuer to automatically substantia	
Healthcare Auto- Substantiation	dollar amount of qualifying m Request for a Flexible Spendir Reimbursement Arrangement Agents that process such Tran	suer to automatically substantiate the edical purchases in the Authorization ng Account (FSA) or a Health : (HRA) Transaction. Issuers, and any
	dollar amount of qualifying m Request for a Flexible Spendir Reimbursement Arrangement Agents that process such Tran	suer to automatically substantiate the edical purchases in the Authorization ng Account (FSA) or a Health : (HRA) Transaction. Issuers, and any
	dollar amount of qualifying m Request for a Flexible Spendir Reimbursement Arrangement Agents that process such Tran Substantiation. ID# 0024696 A Conversion Affiliate of a Rar	suer to automatically substantiate the edical purchases in the Authorization ng Account (FSA) or a Health : (HRA) Transaction. Issuers, and any asactions, must perform Healthcare Auto-

Glossary

High-Integrity Risk Merchant	A Merchant classified by Visa/Interlink as high-integrity risk, as speci in Section 10.4.4.1, High-Integrity Risk Merchants.	
	ID# 0030984	Edition: Apr 2025 Last Updated: Apr 2023
High-Integrity Risk Payment Facilitator	to High-Risk Merchants, H Sponsored Merchants, or H Includes one or more Spor	: an Acquirer to provide payment services igh-Integrity Risk Merchants, High-Risk High-Integrity Risk Sponsored Merchants nsored Merchants classified by Interlink as ified in <i>Section 10.4.4.1, High-Integrity</i>
	Risk Merchants	Edition: Apr 2025 Last Updated: Apr 2023
High-Integrity Risk Ramp Provider	to High-Integrity Risk Conv Includes one or more Conv	an Acquirer to provide payment services
	ID# 0031032	Edition: Apr 2025 Last Updated: Apr 2024
High-Integrity Risk Sponsored Merchant	as specified in Section 10.4.4.1,	ed by Visa/Interlink as high-integrity risk, <i>High-Integrity Risk Merchants</i> , that tator to obtain payment services.
	ID# 0030985	Edition: Apr 2025 Last Updated: Apr 2023
High-Integrity Risk Transaction	A Transaction performed by a High-Integrity Risk Merchant, High- Integrity Risk Payment Facilitator, High-Integrity Risk Sponsored Merchant, or Digital Wallet Operator, classified by Visa/Interlink as h integrity risk, as specified in <i>Section 10.4.4.1, High-Integrity Risk</i> <i>Merchants.</i>	
	ID# 0030986	Edition: Apr 2025 Last Updated: Apr 2023
1		
Incremental Authorization Request	An Authorization Request that i	is all of the following:
	Follows an approved Estim	nated Authorization Request
		t that a Merchant expects a Cardholder to der has incurred in an individual

Glossary

	Transaction	Transaction	
	Applies to a qualified Card-Absent Interlink Transaction		
	ID# 0029522 Edition: Apr 2025 Last Updated: O		
Indemnification	The act of indemnifying, defending, and holding harmless (see Indemnify).		
	ID# 0030548	Edition: Apr 2025 Last Updated: Apr 2018	
Indemnify	To indemnify, defend, and hold harmless (see Indemnification).		
	ID# 0030549	Edition: Apr 2025 Last Updated: Apr 2018	
Installment Transaction	 A Transaction in a series of Transactions that represents Cardholder agreement for the Merchant to initiate one or more future Transactions over a fixed period of time (not to exceed one year between Transactions) for a single purchase of goods or services, or the repayment of a single Debt. An Installment Transaction on the Interlink Network must be a qualified Card-Absent Interlink Transaction. 		
	ID# 0024724	Edition: Apr 2025 Last Updated: Apr 2023	
Integrated Circuit Card Verification Value (iCVV)	A unique Card Verification Value that an Issuer must encode in the Magnetic-Stripe Image on a Chip and distinct from the Card Verification Value contained in the Magnetic Stripe of a Chip Card.		
	ID# 0030509	Edition: Apr 2025 Last Updated: Apr 2018	
	The exchange of Clearing Records between Members.		
Interchange	The exchange of Clearing Records		
Interchange	The exchange of Clearing Records		
Interchange Interchange Reimbursement Fee (IRF)	ID# 0024729	s between Members.	
Interchange	ID# 0024729 A fee between Acquirers and Issue	s between Members. Edition: Apr 2025 Last Updated: Oct 2014	
Interchange	D# 0024729 A fee between Acquirers and Issue an Interchange Transaction.	s between Members. Edition: Apr 2025 Last Updated: Oct 2014 ers in the Clearing and Settlement of	
Interchange Reimbursement Fee (IRF)	ID# 0024729 A fee between Acquirers and Issue an Interchange Transaction. ID# 0024733	s between Members. Edition: Apr 2025 Last Updated: Oct 2014 ers in the Clearing and Settlement of	
Interchange Reimbursement Fee (IRF)	ID# 0024729 A fee between Acquirers and Issue an Interchange Transaction. ID# 0024733 See Interlink Network, Inc. ID# 0030510	s between Members. Edition: Apr 2025 Last Updated: Oct 2014 ers in the Clearing and Settlement of Edition: Apr 2025 Last Updated: Oct 2017	

Glossary

Interlink Network, Inc.	A Delaware corporation that is a subsidiary of Visa.	
	ID# 0030512	Edition: Apr 2025 Last Updated: Apr 2018
Interlink Program	A program through which an Interlink participant acting as an Issuer provides Point-of-Transaction services to Interlink Cardholders, or as ar Acquirer, provides services to Merchants, or both.	
	ID# 0024737	Edition: Apr 2025 Last Updated: Oct 2014
Interlink Program Marks	The combination of the Interlink Wordmark, the Network Design Mark, or any other service Marks that Visa adopts for use with the Interlink Program.	
	ID# 0024738	Edition: Apr 2025 Last Updated: Oct 2015
Interlink Switch	The telecommunications and processing system operated by Visa to process Interlink Transactions.	
	ID# 0030514	Edition: Apr 2025 Last Updated: Apr 2018
Intermediary Bank		ed by a Member or by Interlink, through fer must be processed for credit to a depository institution. Edition: Apr 2025 Last Updated: Apr 2010
Interregional Interchange	Interchange for an Interregional Transaction.	
	ID# 0030515	Edition: Apr 2025 Last Updated: Apr 2018
Interregional Transaction	A Transaction where the Issuer of the Card is not located in the Region where the Transaction takes place.	
	ID# 0024762	Edition: Apr 2025 Last Updated: Oct 2017
In-Transit Transaction	A Transaction reflecting the pur gambling on board a ship, boat	rchase of merchandise, services, or t, bus, aircraft, ferry, or train. invironment, an In-Transit Transaction nterlink Transaction.
	A Transaction reflecting the pur gambling on board a ship, boat If processed in a Card-Absent E must qualify as a Card-Absent I ID# 0024717	rchase of merchandise, services, or t, bus, aircraft, ferry, or train. Invironment, an In-Transit Transaction Interlink Transaction. Edition: Apr 2025 Last Updated: Apr 2023
In-Transit Transaction	A Transaction reflecting the pur gambling on board a ship, boat If processed in a Card-Absent E must qualify as a Card-Absent I	rchase of merchandise, services, or t, bus, aircraft, ferry, or train. Invironment, an In-Transit Transaction Interlink Transaction. Edition: Apr 2025 Last Updated: Apr 2023
	A Transaction reflecting the pur gambling on board a ship, boat If processed in a Card-Absent E must qualify as a Card-Absent I ID# 0024717	rchase of merchandise, services, or t, bus, aircraft, ferry, or train. Invironment, an In-Transit Transaction Interlink Transaction. Edition: Apr 2025 Last Updated: Apr 2023

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Issuer	Reimbursement Fee (IRF) gui Reimbursement Fee rate to b Transactions, resulting in a fin ID# 0024735	terlink Rules or any applicable Interchange ide that causes an incorrect Interchange be applied to a large number of nancial loss to another Member. <u>Edition: Apr 2025 Last Updated: Oct 2017</u> ters into a contractual relationship with a of Cards.
	ID# 0024768	Edition: Apr 2025 Last Updated: Oct 2016
J		
No glossary terms available for J.		
	ID# 0025512	Edition: Apr 2025 Last Updated: Apr 2010
К		
Key Management Service	A service that Visa provides to process, store, and transmit Member key associated with the security algorithm used in the V.I.P. System, to protect the security of PINs.	
	ID# 0030517	Edition: Apr 2025 Last Updated: Apr 2018
L		
Liability	Any and all damages (including lost profits or savings, indirect, consequential, special, exemplary, punitive, or incidental), penalties, fines, expenses and costs (including reasonable fees and expenses of legal and other advisers, court costs and other dispute resolution costs), or other losses.	
	ID# 0024779	Edition: Apr 2025 Last Updated: Apr 2018
Liquid and Cryptocurrency Assets	Items purchased in a Card-Al convertible to cash, such as: • Cryptocurrency • Foreign currency • Additional items approv	bsent Environment that are considered red by Visa
	ID# 0030982	Edition: Apr 2025 Last Updated: Oct 2023
Load Partner		rd Party Agent that has a contract with an vate Cards and/or perform Load
	ID# 0024998	Edition: Apr 2025 Last Updated: Oct 2021

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1	1	
Load Transaction	Effective through 18 July 2025 A means of adding monetary value to a Card via the Visa Prepaid Load Service or Visa ReadyLink.Effective 19 July 2025 A means of adding monetary value to a Card via the Visa Prepaid Load Service (in the Europe Region, only at a Point-of- Transaction Acceptance Device).ID# 0024791Edition: Apr 2025 Last Updated: Apr 2025	
Lodging Merchant	 A Merchant that sells overnight accommodations at a fixed location that are purchased for a limited period of time. For the purposes of the Interlink Rules, Lodging Merchants are hotels, motels, inns, bed and breakfast establishments, resorts, cabins, cottages, hostels, and apartments, condominiums, and houses rented as a short-term accommodation. 	
	ID# 0024794	Edition: Apr 2025 Last Updated: Apr 2023
М	·	
Magnetic Stripe	A magnetic stripe on a Card th complete a Transaction.	at contains the necessary information to
	ID# 0024808	Edition: Apr 2025 Last Updated: Apr 2010
Magnetic-Stripe Data	Data contained in a Magnetic	Stripe and replicated in a Chip.
	ID# 0024802	Stripe and replicated in a Chip. Edition: Apr 2025 Last Updated: Apr 2010
Magnetic-Stripe Data Magnetic-Stripe Image	סש 0024802 The minimum Chip payment d	Stripe and replicated in a Chip.
	סש 0024802 The minimum Chip payment d	Stripe and replicated in a Chip. Edition: Apr 2025 Last Updated: Apr 2010 lata replicating the Magnetic Stripe
	The minimum Chip payment d information required to proces	Stripe and replicated in a Chip. Edition: Apr 2025 Last Updated: Apr 2010 lata replicating the Magnetic Stripe ss an EMV-Compliant Transaction. Edition: Apr 2025 Last Updated: Apr 2010
Magnetic-Stripe Image	ID# 0024802 The minimum Chip payment d information required to proces	Stripe and replicated in a Chip. Edition: Apr 2025 Last Updated: Apr 2010 lata replicating the Magnetic Stripe ss an EMV-Compliant Transaction. Edition: Apr 2025 Last Updated: Apr 2010
Magnetic-Stripe Image	ID# 0024802 The minimum Chip payment d information required to proces ID# 0024803 A terminal that reads the Mage ID# 0024806 A purchase where a Cardholde Merchant by telephone, mail, o	Stripe and replicated in a Chip. Edition: Apr 2025 Last Updated: Apr 2010 lata replicating the Magnetic Stripe ss an EMV-Compliant Transaction. Edition: Apr 2025 Last Updated: Apr 2010 netic Stripe on a Card.
Magnetic-Stripe Image Magnetic-Stripe Terminal	ID# 0024802 The minimum Chip payment d information required to proces ID# 0024803 A terminal that reads the Mage ID# 0024806 A purchase where a Cardholde Merchant by telephone, mail, o	Stripe and replicated in a Chip. Edition: Apr 2025 Last Updated: Apr 2010 lata replicating the Magnetic Stripe ss an EMV-Compliant Transaction. Edition: Apr 2025 Last Updated: Apr 2010 netic Stripe on a Card. Edition: Apr 2025 Last Updated: Apr 2010 er orders goods or services from a or other means of telecommunication and

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	ID# 0024818	Edition: Apr 2025 Last Updated: Apr 2020
Marketplace	, , ,	ner Cardholders and retailers on an electronic le application and processes qualified Card- ns.
	ID# 0030075	Edition: Apr 2025 Last Updated: Apr 2023
Maximum Purchase Amount Limits		hed by an Issuer above which the V.I.P. and-In Processing for Transactions.
	ID# 0030518	Edition: Apr 2025 Last Updated: Apr 2018
Member	A client of Visa U.S.A. or Visa Canada that participates in one or m categories of membership as defined in the Interlink Charter Documents, and performs functions/activities appropriate to thos categories.	
	ID# 0024822	Edition: Apr 2025 Last Updated: Oct 2016
Merchant	goods or services and subm Acquirer for Interchange di	nterlink Mark, accepts a card for the sale of hits the resulting Interlink Transaction to the rectly, or via a Payment Facilitator or a hay be a single Merchant Outlet or represent
	ID# 0024828	Edition: Apr 2025 Last Updated: Oct 2022
Merchant Affiliate	An Affiliate Member that has signed a Merchant Agreement with a Merchant.	
	ID# 0030520	Edition: Apr 2025 Last Updated: Apr 2018
Merchant Agreement	Sponsored Merchant and a	Merchant and an Acquirer or between a Payment Facilitator containing their d obligations for participation in the n.
	ID# 0024830	Edition: Apr 2025 Last Updated: Apr 2023
Merchant Category Code (MCC)	3 3 1	ncipal trade, profession, or line of business in ed, as specified in the <i>Visa Merchant Data</i>
	ID# 0024834	Edition: Apr 2025 Last Updated: Oct 2016

Glossary

	entity consisting of single or multiple Merchant brands.	
	ID# 0030993	Edition: Apr 2025 Last Updated: Apr 2023
Merchant Interface System	The telecommunications and processing system, as specified in the V.I. System SMS Interlink Technical Specifications, operated by or on behalf of, an Acquirer, through which Transactions originating at Merchants of that Acquirer are processed and routed to the Interlink Switch.	
	ID# 0030521	Edition: Apr 2025 Last Updated: Apr 2018
Merchant Outlet	The Merchant location at which a Transaction, including a Card-Absent Interlink Transaction, is completed.	
	ID# 0024842	Edition: Apr 2025 Last Updated: Apr 2023
Merchant Servicer	A Third Party Agent that c	omplies with all of the following:
	Is engaged by a Merce	hant
	Is not a Member of In	terlink Network, Inc.
	 Is not directly connected to VisaNet 	
	 Is party to the Authorization and/or Clearing message 	
	Has access to Cardholder data, or processes, stores, or transm Transaction data	
	ID# 0030522	Edition: Apr 2025 Last Updated: Apr 2018
Merchant Wallet	Corporation. A Merchant	nly be used within a single Merchant Wallet may qualify as either a Stored Value Vallet, depending on the functionality the
	ID# 0030992	Edition: Apr 2025 Last Updated: Apr 2023
Multi-Currency Pricing (MCP) Transaction	services in a currency(ies)	Merchant displays the price of goods or other than the Merchant's local currency and s one of those displayed foreign currencies. oversion is conducted.
	ID# 0030764	Edition: Apr 2025 Last Updated: Oct 2021
My Organization's Contacts	A Client Directory module that contains Member contact information used by Interlink for the delivery of critical corporate and operational email communications to Members.	

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	ID# 0030655	Edition: Apr 2025 Last Updated: A	Apr 2024
Ν	·		
Network Design Mark	The Interlink Marks owned by Visa and used in the Interlink Program.		
	ID# 0030523	Edition: Apr 2025 Last Updated:	Apr 2018
Non-Member	An entity that is not an Interlink Member, but provides Interlink Networ services to an Interlink Member as a Third-Party Agent or a VisaNet Processor.		
	ID# 0030524	Edition: Apr 2025 Last Updated:	Apr 2018
Non-Reloadable Prepaid Card	A Prepaid Card that is funded wi	ith monetary value only once.	
	ID# 0024880	Edition: Apr 2025 Last Updated: A	Apr 2020
Non-Visa Branded Payment Credential	A Payment Credential associated with a general-purpose payment card (i.e., MasterCard, Discover, or a proprietary network card) excluding a Private Label Card, that does not carry the Visa Brand Mark.		
	ID# 0030989	Edition: Apr 2025 Last Updated: /	Apr 2023
Notification	Written notice delivered by mail, courier, facsimile, hand, email, or oth electronic delivery method. Notification is effective when posted, sent, or transmitted by Interlink to the Member or its Agent.		
	ID# 0024887	Edition: Apr 2025 Last Updated:	Oct 2014
No-Show Transaction	A Transaction resulting from a Cardholder's failure to cancel or claim a Guaranteed Reservation.		aim a
	ID# 0024869	Edition: Apr 2025 Last Updated: /	Apr 2023
Numeric ID	Any identifier, other than a BIN or an Acquiring Identifier, assigned Visa to an Interlink Member, VisaNet Processor, or Third Party Ag including, but not limited to, processor control records (PCR), sta IDs, issuing identifiers, and Alternate Routing Identifiers used to transaction processing.		ent, tion
	ID# 0026475	Edition: Apr 2025 Last Updated:	Oct 2019
0			
Offline PIN Verification	· · ·	dholder's identity by comparing t vice to the PIN value contained ir	

Glossary

	ID# 0024902	Edition: Apr 2025 Last Updated: Apr 2010	
Online Card Authentication Cryptogram	A cryptogram generated by a Chip Card during a Transaction and used to validate the authenticity of the Card.		
	ID# 0024912 Edition: Apr 2025 Last Updated: Apr 20		
Online Gambling		ovided over the internet or other networks by Merchant, including, but not limited to, the	
	Betting		
	Lotteries		
	Casino-style games		
		 Funding an account established by the Merchant on behalf of the Cardholder for the purpose of gambling 	
	 Purchase of value for proprietary payment mechanisms, such as electronic gaming chips 		
	Only a qualified Card-Absent Interlink Transaction may be processed as an Online Gambling Transaction.		
	ID# 0029310	Edition: Apr 2025 Last Updated: Apr 2023	
Online PIN Verification		the Cardholder's identity by sending an ne Issuer or the Issuer's Agent for validation in t.	
	ID# 0030525	Edition: Apr 2025 Last Updated: Apr 2018	
Operating Certificate	Member Administrator su	uary 2025 A report that a Member or Non- ubmits and certifies to Visa at a pre-determined etailing its issuing and/or acquiring statistics.	
	Effective 12 January 2025 A report that a Member, Sponsored Member, or Non-Member Administrator submits and certifies to Visa at a pre-determined time specified by Visa, detailing its issuing and/or acquiring statistics.		
	ID# 0027826	Edition: Apr 2025 Last Updated: Apr 2025	
Operating Expense Recovery		ovided to Issuers through the Global Recovery (GCAR) program associated with an se Event.	

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	ID# 0026064	Edition: Apr 2025 Last Updated: Apr 2018
Order Form	electronic, authorizing goo	ardholder's signature, either written or ds or services to be charged to his/her a Card-Absent Interlink Transaction. An the following:
	Mail order form	
	Recurring Transaction	form
	Preauthorized Healthc	are Transaction form
	Email or other electror	nic record
	ID# 0024923	Edition: Apr 2025 Last Updated: Apr 2023
Original Credit Transaction	that results in a credit to a l	tic Transaction initiated directly by a Member Payment Credential or a bank account (push- ginal Credit Transaction does not require a n used for a Faster Refund.
	ID# 0024925	Edition: Apr 2025 Last Updated: Oct 2024
Overdue Receivable	For a Card-Absent Interlink as a Debt and is one of the	Transaction, a receivable that is not classified following:
	120 days past the payr	nent due date
	Classified by the receiv	able owner as non-collectable
	Subject to a court orde	er as the result of a bankruptcy or insolvency
	Written off and/or sold	to a third party
	ID# 0030959	Edition: Apr 2025 Last Updated: Apr 2023
Р		
Partial Authorization	An Authorization approved amount requested by a Me	by an Issuer for an amount less than the rchant for a Transaction.
	ID# 0024929	Edition: Apr 2025 Last Updated: Oct 2023
Partial Authorization	A service that allows a Parti	al Authorization.
Service	Authorization messages. Pa	nd a Partial Authorization indicator in all articipating Issuers receive and act on an taining a Partial Authorization indicator.

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	ID# 0031076	Edition: Apr 2025 Last Updated: Oct 2024
Partial Payment	A Transaction in a series of Installment Transactions ¹ for the purchase of goods and services with both of the following characteristics:	
	 There is no charge to the Carc or imputed interest. 	dholder, by the Merchant, for interest
	The agreement between the C completed before or at the tire	
	¹ An Installment Transaction in the Car Card-Absent Interlink Transaction.	rd-Absent Environment must be a qualified
	ID# 0030638	Edition: Apr 2025 Last Updated: Apr 2023
Partial Pre-Authorization	A Pre-Authorization approved by a specified in the Pre-Authorization	an Issuer for an amount less than that request sent by the Merchant.
	ID# 0030414	Edition: Apr 2025 Last Updated: Apr 2018
Pass-Through Digital	Functionality that does all of the fo	ollowing:
Wallet	Can be used at more than one Merchant	
	Stores and transmits a Payment Credential	
	 Is used to complete a Transac Payment Credential to the Me 	tion by directly transferring the erchant
	ID# 0029533	Edition: Apr 2025 Last Updated: Apr 2023
Payday Lending	-	advance as defined by either applicable consumer is required to repay the loan 's.
	The repayment must be either:	
	• The full amount in a single pa	yment
	where the total amount paid l	calendar days, or within the ed by applicable laws or regulations, by the consumer to extinguish the al amount borrowed or advanced
	ID# 0031147	Edition: Apr 2025 Last Updated: New
Payment Application	A software application contained we parameters for processing a Trans	

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	ID# 0024933	Edition: Apr 2025 Last Updated: Apr 2010
Payment Card Industry Data Security Standard (PCI DSS)	A set of comprehensive requirements that define the standard of due care for protecting sensitive Cardholder information.	
	ID# 0024934	Edition: Apr 2025 Last Updated: Apr 2010
Payment Card Industry (PCI) Software Security Framework (SSF)	A collection of standards and program development of payment software.	ns for the secure design and
	ID# 0024935	Edition: Apr 2025 Last Updated: Apr 2024
Payment Credential	A number or other credential that ide for use in a Transaction.	ntifies an account of a Cardholder
	ID# 0030658	Edition: Apr 2025 Last Updated: Apr 2020
Payment Facilitator	A Third Party Agent or non-Member VisaNet Processor that deposits Transactions, receives settlement from or contracts with an Acquirer on behalf of a Sponsored Merchant, and is classified as a Payment Facilitator as specified in Section 5.3.2.2, Qualification as a Marketplace, Merchant, Payment Facilitator, Digital Wallet Operator, or Ramp Provider.	
	ID# 0028921	Edition: Apr 2025 Last Updated: Apr 2023
Payment Facilitator Agreement	An agreement between a Payment Fa their respective rights, duties, and obl Acquirer's Interlink Program.	
	ID# 0026430	Edition: Apr 2025 Last Updated: Apr 2023
PIN	A personal identification alpha or numeric code that identifies a Cardholder in an Authorization Request originating at a Terminal with electronic capability.	
	ID# 0024948	Edition: Apr 2025 Last Updated: Apr 2010
PIN Entry Device (PED)	A device used for secure PIN entry and Payment Card Industry PED Security R	
	ID# 0029732	Edition: Apr 2025 Last Updated: Oct 2016
PIN Management Requirements Documents	 A suite of PIN security documents tha Payment Card Industry (PCI) – PII Testing Procedures 	

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		(PCI) PIN Transaction Security (PTS) – Point dular Security Requirements
	ID# 0027348	Edition: Apr 2025 Last Updated: Apr 2016
PIN Pad	with the applicable provisio	ardholder enters his/her PIN that complies ns of the <i>V.I.P. System SMS Interlink Technical</i> lanagement Requirements Documents. Edition: Apr 2025 Last Updated: Apr 2018
PIN Verification	A procedure used to verify Cardholder identity when a PIN is used in an Authorization Request or Pre-Authorization Request.	
	ID# 0024951	Edition: Apr 2025 Last Updated: Apr 2010
PIN Verification Service	A service that Interlink prov transmitted with Authorizat	ides for the verification of Cardholder PINs ion Requests. Edition: Apr 2025 Last Updated: Apr 2010
PIN Verification Value	A 4-digit value derived with an algorithm using portions of the Account Number, PIN, and a single digit key indicator that is encoded for PIN verification on a Magnetic Stripe or a Chip.	
Point-of-Sale Terminal	· ·	e Point-of-Sale that reads Magnetic Stripe or ble to obtain Authorization and process a
	ID# 0030990	Edition: Apr 2025 Last Updated: Apr 2023
Point-of-Transaction	Activated Terminal Acquirer	a Merchant or an Unattended Cardholder- completes a Transaction, or an online completes a Card-Absent Interlink
	ID# 0024974	Edition: Apr 2025 Last Updated: Oct 2015
POS Entry Mode	A VisaNet field indicating th Card information necessary manual key entry, Magnetic	e method used to obtain and transmit the to complete a Transaction (for example: -Stripe-read, Chip-read).
POS Entry Mode Post-Issuance Updates	A VisaNet field indicating th Card information necessary manual key entry, Magnetic ID# 0024990	e method used to obtain and transmit the to complete a Transaction (for example:

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	Add an application or s	ervice to a Chip
	Modify or block an existing application on a Chip	
	ID# 0024987	Edition: Apr 2025 Last Updated: Oct 2016
Preauthorized Health Care Transaction	A Card-Absent Interlink Transaction completed by a Health Care Merchant for which a Cardholder has provided written permission to the Merchant to charge the Cardholder's account for services.	
	ID# 0024991	Edition: Apr 2025 Last Updated: Apr 2023
Prepaid Account	authorized, or transferred fu	n Issuer, with previously deposited, Inds, the balance of which is decreased by Disbursements, or applicable account fees.
	ID# 0024994	Edition: Apr 2025 Last Updated: Apr 2010
Presentment	A Clearing Record that an Acquirer presents to an Issuer through Interchange, either initially (a first Presentment) or after a Dispute (a Dispute Response or pre-Arbitration).	
	ID# 0025001	Edition: Apr 2025 Last Updated: Apr 2018
Pre-Authorization	The approval, in advance, of a Transaction up to a specified amount either by or on behalf of an Issuer. Pre-Authorizations require the Acquirer to initiate two messages to complete the transaction: the Pre- Authorization Request and the Pre-Authorization Completion.	
	ID# 0030528	Edition: Apr 2025 Last Updated: Apr 2018
Pre-Authorization Completion		irer to update a Pre-Authorization Request
	A message used by an Acqu	irer to update a Pre-Authorization Request
	A message used by an Acqu with the final amount of the ID# 0030529 A message that is used by A	irer to update a Pre-Authorization Request purchase.
Completion	A message used by an Acqu with the final amount of the ID# 0030529 A message that is used by A	irer to update a Pre-Authorization Request purchase. Edition: Apr 2025 Last Updated: Apr 2018 cquirers to authorize a Transaction for an
Completion	A message used by an Acqu with the final amount of the ID# 0030529 A message that is used by A estimated amount before the ID# 0030530	irer to update a Pre-Authorization Request purchase. Edition: Apr 2025 Last Updated: Apr 2018 ecquirers to authorize a Transaction for an the final amount of the purchase is known. Edition: Apr 2025 Last Updated: Apr 2018 r designated Account maintained by a
Completion Pre-Authorization Request	A message used by an Acqu with the final amount of the ID# 0030529 A message that is used by A estimated amount before th ID# 0030530 A checking, savings, or othe	irer to update a Pre-Authorization Request purchase. Edition: Apr 2025 Last Updated: Apr 2018 ecquirers to authorize a Transaction for an the final amount of the purchase is known. Edition: Apr 2025 Last Updated: Apr 2018 r designated Account maintained by a

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	require a response, including distribute appropriately with	the Visa Business News, and must in the Member institution.
	ID# 0031041	Edition: Apr 2025 Last Updated: Apr 2024
Principal Place of Business		Merchant's or Payment Facilitator's trol, and coordinate the entity's activities.
	ID# 0029549	Edition: Apr 2025 Last Updated: Apr 2023
Principal-Type Member	An Interlink Member, as defined in the Interlink Charter Documents.	
	ID# 0025005	Edition: Apr 2025 Last Updated: Apr 2018
Private Label Card	A merchant's proprietary care or a multi-use non-Visa-bran	d that is accepted only at its own locations, nded card.
	ID# 0025016	Edition: Apr 2025 Last Updated: Apr 2023
Processing Date	 The date (based on Greenwich Mean Time) on which the Member submits Interchange data to, and data is accepted by, a VisaNet Interchange Center. Equivalents to the Processing Date are: In BASE II, the Central Processing Date In the V.I.P. System, the Settlement Date 	
	ID# 0025017	Edition: Apr 2025 Last Updated: Oct 2021
Processor	An Interlink Member, Visa, or Visa-approved Non-Member acting as the Agent of an Interlink Member that provides Authorization, Clearing, or Settlement services for Merchants and Interlink Members.	
	ID# 0030532	Edition: Apr 2025 Last Updated: Apr 2018
Proprietary Card	A Card that does not bear the Visa Brand Mark but may be Interlink- enabled.	
	ID# 0025020	Edition: Apr 2025 Last Updated: Apr 2017
Q	I	
Quasi-Cash Transaction	A Transaction representing a convertible to cash, such as:	Merchant's sale of items that are directly
	Gaming chips	
	Money orders	

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	Prepaid Cards with cash access	
	Foreign currency	
	roreign currency	
	ID# 0025033	Edition: Apr 2025 Last Updated: Apr 2020
R		
Ramp Provider	A Third Party Agent that provides payment services to convert Transactions from a fiat currency to a non-fiat currency (for example: cryptocurrency), or vice versa, and is classified as, a Ramp Provider, as specified in Section 5.3.2.2, Qualification as a Marketplace, Merchant, Payment Facilitator, Digital Wallet Operator, or Ramp Provider. Ramp Providers may sell non-fiat currency to Cardholders directly or provide their services under a contract to Conversion Affiliates.	
	ID# 0031030	Edition: Apr 2025 Last Updated: Apr 2024
Rapid Dispute Resolution	A pre-dispute resolution service that provides the ability for Merchants and Payment Facilitators to automate the acceptance of liability for a disputed Transaction.	
	ID# 0030735	Edition: Apr 2025 Last Updated: Oct 2020
Recipient Issuer	An Issuer that receives an C	riginal Credit Transaction.
	ID# 0025039	Edition: Apr 2025 Last Updated: Oct 2021
Recurring Transaction	 A Transaction that is all of the following: One of a series of Transactions that uses a Stored Credential and is processed at fixed, regular intervals (not to exceed one year between Transactions) Effective through 11 April 2025 Represents Cardholder agreement for the Merchant to initiate future Transactions for the purchase of goods or services provided at regular intervals Effective 12 April 2025 Represents Cardholder agreement for the Merchant to initiate future Transactions for the purchase of goods or services, or Account Funding Transactions, provided, at regular intervals A qualified Card-Absent Interlink Transaction 	
	15 " 00050 11	
Reloadable Prepaid Card	ID# 0025041	Edition: Apr 2025 Last Updated: Apr 2025 ch the Issuer may fund more than once after

Glossary

	ID# 0025059	Edition: Apr 2025 Last Updated: Apr 2020
Reversal	An Acquirer- or Merchant-generated Transaction used to cancel a previous Transaction that has timed out or was not acknowledged	
	ID# 0025072	Edition: Apr 2025 Last Updated: Oct 2016
S		
Scrip	A 2-part paper receipt dispens at a Merchant Outlet for good	sed by a Scrip Terminal that is redeemable ls, services, or cash.
	ID# 0025079	Edition: Apr 2025 Last Updated: Apr 2010
Selective Authorization	Effective 12 April 2025 Limiting or restricting Card use by selectively blocking certain types of Transactions based on agreed, set criteria approved by Interlink , as specified in <i>Section 4.1.9, Special Purpose Issuance</i> .	
	ID# 0031138	Edition: Apr 2025 Last Updated: New
Senior Officer	Role assigned to an officer of the Member institution. The Senior Officer receives the same email communications as the Primary Center Manager, including the weekly Visa Business News.	
	ID# 0031042	Edition: Apr 2025 Last Updated: Apr 2024
Service Code	A valid sequence of digits recognized by VisaNet that is encoded on a Magnetic Stripe and replicated on the Magnetic-Stripe Image in a Chip that identifies the circumstances under which the Card is valid (for example: International Transactions, Domestic Transactions, restricted Card use), and defines requirements for processing a Transaction with the Card (for example: Chip-enabled, Cardholder Verification).	
	ID# 0025094	Edition: Apr 2025 Last Updated: Oct 2014
Service Fee	A fee assessed to a Cardholde services in a permitted Mercha	er that uses a Card to pay for goods and ant category.
	ID# 0030125	Edition: Apr 2025 Last Updated: Apr 2023
Settlement	The reporting and funds trans Member to another, or to Inte	fer of Settlement Amounts owed by one rlink, as a result of Clearing.
	ID# 0025095	Edition: Apr 2025 Last Updated: Apr 2011
Settlement Amount	,	sed in a Member's Settlement Currency amounts include Transaction and Fee

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	Collection Transaction totals, ex Currency.	pressed in a Member's Settlement	
	ID# 0025096	Edition: Apr 2025 Last Updated: Apr 2011	
Settlement Bank	 A bank, including a Correspondent Bank or Intermediary Bank, that is both: Located in the country where a Member's Settlement Currency is the local currency 		
	Authorized to execute Sett Member or the Member's b	lement of Interchange on behalf of the bank	
	ID# 0025097	Edition: Apr 2025 Last Updated: Oct 2014	
Settlement Currency	A currency that Visa uses to set	tle Interchange.	
	ID# 0025098	Edition: Apr 2025 Last Updated: Oct 2016	
Settlement Reporting Entity	A name or number of an entity assigned by Visa or Interlink and authorized by the Member that is used by Visa/Interlink for Settlement reporting.		
	ID# 0026049	Edition: Apr 2025 Last Updated: Oct 2019	
Settlement Service		A service that allows Members to consolidate the Settlement functions of the Visa or Interlink systems into one centralized function and benefit from flexible reporting options.	
	ID# 0029744	Edition: Apr 2025 Last Updated: Oct 2016	
SIGIS	A US industry trade group, know Inventory Information Approval implementing processing stand Transactions in accordance with	wn as the Special Interest Group for I System (IIAS) Standards, chartered with lards for Healthcare Auto-Substantiation n Internal Revenue Service (IRS) licensing and certifying Merchants,	
SIGIS	A US industry trade group, know Inventory Information Approval implementing processing stand Transactions in accordance with regulations and responsible for	wn as the Special Interest Group for I System (IIAS) Standards, chartered with lards for Healthcare Auto-Substantiation n Internal Revenue Service (IRS) licensing and certifying Merchants,	
SIGIS Sponsored Merchant	A US industry trade group, know Inventory Information Approval implementing processing stand Transactions in accordance with regulations and responsible for Members, and Agents that proc	wn as the Special Interest Group for I System (IIAS) Standards, chartered with lards for Healthcare Auto-Substantiation Internal Revenue Service (IRS) licensing and certifying Merchants, cess such Transactions.	
	A US industry trade group, know Inventory Information Approval implementing processing stand Transactions in accordance with regulations and responsible for Members, and Agents that proc ID# 0025102 An entity for which Interlink pay	wn as the Special Interest Group for I System (IIAS) Standards, chartered with lards for Healthcare Auto-Substantiation Internal Revenue Service (IRS) licensing and certifying Merchants, cess such Transactions.	
	A US industry trade group, know Inventory Information Approval implementing processing stand Transactions in accordance with regulations and responsible for Members, and Agents that proc ID# 0025102 An entity for which Interlink pay Payment Facilitator.	wn as the Special Interest Group for I System (IIAS) Standards, chartered with lards for Healthcare Auto-Substantiation in Internal Revenue Service (IRS) licensing and certifying Merchants, cess such Transactions. Edition: Apr 2025 Last Updated: Oct 2014 yment services are provided by a	

Glossary

	Uses both:
	 An account or accounts assigned to the Cardholder to complete a purchase
	 A Payment Credential to fund or reimburse the account assigned to the Cardholder
	 Is used to complete a Transaction, in any order, as follows:
	 Purchase: Uses the account assigned to the Cardholder to pay the retailer
	 Funding: Uses the Payment Credential to fund or reimburse the Staged Digital Wallet. The Digital Wallet Operator deposits the Transaction for the funding amount with its Acquirer using the Payment Credential.¹
	 Is capable of purchases using Back-to-Back Funding
	¹ Account Funding Transactions apply only to Card-Absent Interlink Transactions
	ID# 0029532 Edition: Apr 2025 Last Updated: Oct 2023
Stand-In Processing (STIP)	The component (including Visa Smarter Stand-In Processing) that provides Authorization services on behalf of an Issuer when the Issuer or its VisaNet Processor is unavailable, when Issuer responses exceed the
	maximum response time, or when the Issuer has instructed Visa to process a Transaction on behalf of the Issuer.
	•
Static Data Authentication	process a Transaction on behalf of the Issuer.
Static Data Authentication	process a Transaction on behalf of the Issuer. ID# 0025121 Edition: Apr 2025 Last Updated: Apr 2021 A type of offline data Authentication specified in the <i>Visa Integrated</i> <i>Circuit Card Specification (VIS)</i> where the terminal validates a
Static Data Authentication Stop Payment Service	process a Transaction on behalf of the Issuer. ID# 0025121 Edition: Apr 2025 Last Updated: Apr 2021 A type of offline data Authentication specified in the <i>Visa Integrated</i> <i>Circuit Card Specification (VIS)</i> where the terminal validates a cryptographic value that was placed on the Chip during personalization.
	process a Transaction on behalf of the Issuer.ID# 0025121Edition: Apr 2025 Last Updated: Apr 2021A type of offline data Authentication specified in the Visa Integrated Circuit Card Specification (VIS) where the terminal validates a cryptographic value that was placed on the Chip during personalization.ID# 0030538Edition: Apr 2025 Last Updated: Apr 2018A service that allows an Issuer, upon Cardholder request, to place a stop instruction against a Transaction completed in a Card-Absent
	process a Transaction on behalf of the Issuer.ID# 0025121Edition: Apr 2025 Last Updated: Apr 2021A type of offline data Authentication specified in the Visa Integrated Circuit Card Specification (VIS) where the terminal validates a cryptographic value that was placed on the Chip during personalization.ID# 0030538Edition: Apr 2025 Last Updated: Apr 2018A service that allows an Issuer, upon Cardholder request, to place a stop instruction against a Transaction completed in a Card-Absent Environment.

Glossary

Stored Value Digital Wallet	Functionality that does all of the following:
wallet	 Can be used at more than one retailer
	Uses both:
	 A Payment Credential
	 A separate account or accounts assigned to the Cardholder
	 Is used to complete a Transaction or transaction, in any order, as follows:
	 Purchase: Uses the account assigned to the Cardholder to pay the retailer
	 Funding: Uses the Payment Credential to fund or reimburse, automatically or in real time, the Stored Value Digital Wallet for an amount that is not directly connected to a specific purchase. The Digital Wallet Operator deposits the Transaction for the funding amount with its Acquirer using the Payment Credential.¹
	 Does not conduct Back-to-Back Funding
	¹ Account Funding Transactions apply only to Card-Absent Interlink Transactions
	ID# 0030713 Edition: Apr 2025 Last Updated: Oct 2023
T	
T&E	Travel and entertainment. All of the following Merchants ¹ and Merchant
	segments:
	segments:Airlines
	• Airlines
	AirlinesCruise Lines
	 Airlines Cruise Lines Lodging Merchants
	 Airlines Cruise Lines Lodging Merchants Passenger railways located in the US Region
	 Airlines Cruise Lines Lodging Merchants Passenger railways located in the US Region Travel agencies
	 Airlines Cruise Lines Lodging Merchants Passenger railways located in the US Region Travel agencies Vehicle Rental Merchants ¹ A Card-Absent Environment Transaction by a T&E Merchant must be a qualified
Terminal Risk Management	 Airlines Cruise Lines Lodging Merchants Passenger railways located in the US Region Travel agencies Vehicle Rental Merchants ¹ A Card-Absent Environment Transaction by a T&E Merchant must be a qualified Card-Absent Interlink Transaction.

Glossary

	Transactions	
	Ensuring random Online processing for below-Floor Limit Transactions	
	Performing Transaction velo	ocity checking
	ID# 0025154	Edition: Apr 2025 Last Updated: Apr 2010
Terminal Standardization Program		-Transaction equipment for compliance with VisaNet and reports the results to
	ID# 0030539	Edition: Apr 2025 Last Updated: Apr 2018
Terminated Merchant File	A file (currently known as "MATC Worldwide that identifies Merch Acquirers have terminated for sp	ants and principals of Merchants that
	ID# 0025159	Edition: Apr 2025 Last Updated: Apr 2023
Third Party Agent		let Processor, that provides payment- ectly, to a Member and/or its Merchants r agents.
	ID# 0025921	Edition: Apr 2025 Last Updated: Apr 2020
Token	A type of Payment Credential iss Payment Tokenisation Specificat	sued in accordance with the EMV ion – Technical Framework.
	ID# 0029108	Edition: Apr 2025 Last Updated: Apr 2024
Trace Number	The number assigned by the Me Transaction.	rchant Interface System to identify a
	ID# 0030540	Edition: Apr 2025 Last Updated: Apr 2018
Trade Name		ess and to distinguish its activities from ne cases, the same words or symbols Mark simultaneously.
	ID# 0025172	Edition: Apr 2025 Last Updated: Apr 2010
Transaction		l to make a payment or otherwise holder (or an Issuer) and a Merchant (or

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Transaction Country	The country in which a Merchar	The country in which a Merchant Outlet is located, regardless of the	
	Cardholder's location when a Transaction occurs.		
	ID# 0025179	Edition: Apr 2025 Last Updated: Oct 2016	
Transaction Currency	The currency in which a Transac	tion is originally completed.	
	ID# 0025180	Edition: Apr 2025 Last Updated: Apr 2018	
Transaction Date	The date on which a Transaction between a Cardholder and a Merchant occurs. The transaction date of a Pre-Authorization Transaction may differ from the calendar date on which the Pre-Authorization request was initiated by the Cardholder or received by the Issuer.		
	ID# 0025181	Edition: Apr 2025 Last Updated: Apr 2010	
Transaction Information	Information necessary for proce Payment Card Industry Data Sec	essing Transactions, as specified in the <i>curity Standard (PCI DSS)</i> .	
	ID# 0025183	Edition: Apr 2025 Last Updated: Apr 2023	
Transaction Receipt	An electronic or paper record of a Transaction (or a copy), generated at the Point-of-Transaction.		
	ID# 0025184	Edition: Apr 2025 Last Updated: Apr 2011	
U			
Unattended Cardholder- Activated Terminal (UCAT)	goods and/or for providing service	epts payments for the dispensing of vices in a Card-Present Environment g the Merchant or Acquirer is not	
		le munsuetion is completed.	
	ID# 0025720	Edition: Apr 2025 Last Updated: Apr 2024	
Unscheduled Credential- on-File Transaction	A Card-Absent Interlink Transac fixed or variable amount and do	Edition: Apr 2025 Last Updated: Apr 2024 Etion that uses a Stored Credential for a bes not occur on a scheduled or regularly ere the Cardholder has provided consent	
	A Card-Absent Interlink Transac fixed or variable amount and do occurring Transaction Date, who	Edition: Apr 2025 Last Updated: Apr 2024 Etion that uses a Stored Credential for a bes not occur on a scheduled or regularly ere the Cardholder has provided consent	

Glossary

	ID# 0026512	Edition: Apr 2025 Last Updated: Apr 2020	
US Territory	One of the following:		
	American Samoa		
	• Guam		
	Commonwealth of the Northern Mariana Islands		
	Puerto RicoUS Minor Outlying IslandsU.S. Virgin Islands		
	ID# 0026422	Edition: Apr 2025 Last Updated: Oct 2014	
V			
Vehicle Rental Merchant	A Merchant that rents cars, vans, trucks, trailers, and other similar vehicles (MCCs 3351 – 3500, 7512, 7513).		
	ID# 0029520	Edition: Apr 2025 Last Updated: Apr 2023	
V.I.P. System	5 , ,	em. The online component of VisaNet ing of Authorizations and financial	
	ID# 0025201	Edition: Apr 2025 Last Updated: Oct 2021	
Visa	Visa International Service Association and all of its subsidiaries and affiliates.		
	ID# 0025217	Edition: Apr 2025 Last Updated: Oct 2016	
Visa Confidential	A classification label assigned to information created by Interlink, the use and Member handling of which is subject to certain minimum standards of diligence and care to prevent unauthorized disclosure or business harm to Interlink.		
	ID# 0026799	Edition: Apr 2025 Last Updated: Apr 2018	
Visa Contactless Application		Chip that enables a <i>Visa Contactless</i> Contactless Payment Transaction to be	
	ID# 0027792	Edition: Apr 2025 Last Updated: Apr 2018	

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Platform	assessed to Members and collected in accordance with the appropriate VisaNet User's Manual.		
	ID# 0024680	Edition: Apr 2025 Last Updated: Apr 2021	
Visa Healthcare Auto- Substantiation Transactions Documents	A suite of documents that incluVisa Healthcare Auto-Subs	des: stantiation Transaction Consolidated	
Transactions Documents	Technical RequirementsVisa Healthcare Auto-Substantiation Transaction Retrieval of SIGIS		
	Receipt Detail Implementation Guide		
	 Visa Healthcare Auto-Substantiation Transaction Service Description and Implementation Guide 		
	ID# 0030542	Edition: Apr 2025 Last Updated: Apr 2018	
Visa Inc.	A Delaware stock corporation.		
	ID# 0025328	Edition: Apr 2025 Last Updated: Apr 2010	
Visa Innovation Center	Any of the Visa Innovation Centers (or studios) located anywhere worldwide, including any of the Visa personnel thereof, regardless where such personnel perform their work.		
	ID# 0030675	Edition: Apr 2025 Last Updated: Oct 2020	
/isa Integrity Risk Program (VIRP)A global program that monitors Acquirers, Merchants, M Payment Facilitators, Sponsored Merchants, and Digital V Operators to ensure that these entities do not do any of 		d Merchants, and Digital Wallet entities do not do any of the following:	
	Engage in potentially deceptive marketing pract the Visa Integrity Risk Program Guide		
	Process Transactions that may adversely affect the goodwill of the Interlink system		
	ID# 0030983	Edition: Apr 2025 Last Updated: Apr 2023	
Visa Interlink Settlement Bank			
	ID# 0025391	Edition: Apr 2025 Last Updated: Apr 2010	
Visa Merchant Direct Exchange	A Merchant that directly enters financial transactions into the V	Authorization requests or online /.I.P. System.	

Glossary

	ID# 0027068	Edition: Apr 2025	Last Updated: Apr 2018
Visa Resolve Online	An online Visa service for the retrieval and transmission of dispute resolution information and documentation.		on of dispute
	ID# 0025388	Edition: Apr 2025	Last Updated: Oct 2017
Visa Restricted	A classification label assigned to Visa or Interlink proprietary information (highly sensitive business or technical information) or personal data that requires the highest degree of protection and the strictest standards of diligence and care to prevent unauthorized disclosure or business harm to Visa/Interlink. Visa Restricted information that contains identifiable Cardholder data or personally identifiable information and is subject to regulatory requirements or industry compliance standards is further classified as "Visa Restricted – Personal Data."		
	ID# 0030035	Edition: Apr 2025	Last Updated: Apr 2018
Visa Token Service Active Issuer Participant	An Issuer that has performed the onboarding process with Visa to participate in the Visa Token Service. ID# 0030569 Edition: Apr 2025 Last Updated: Oct 2018		
			Last Updated: Oct 2018
Visa Token Service Basic Issuer Participant	An Issuer that has been enrolled by Visa to participate in the Visa Token Service for Card-Absent Environment Transactions.		
	ID# 0030570	Edition: Apr 2025	Last Updated: Apr 2023
Visa US Common Debit Application Identifier	An EMV-compliant Application Identifier licensed for use with EMV- an VIS-based applications for the purpose of processing a transaction covered by the Dodd-Frank Act and Federal Reserve Board Regulation on certain debit products.		a transaction
	ID# 0027582	Edition: Apr 2025	Last Updated: Oct 2014
Visa US Regulation II Certification Program	A certification program that enables an Issuer in the US Region or a US Territory to certify the status of its consumer debit, business debit, and prepaid portfolios in alignment with US Federal Reserve Board Regulation II, 12 CFR Part 235.		
	The program also enables an Issuer in the US Region or a US Te notify Visa of its compliance with the final fraud-prevention sta the US Federal Reserve Board Regulation II, 12 CFR Part 235.		ention standards of

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	ID# 0026999	Edition: Apr 2025	Last Updated: Oct 2014
Visa U.S.A. Board of Directors	The Visa U.S.A. Board of Directors.		
	ID# 0030545	Edition: Apr 2025	Last Updated: Apr 2018
VisaNet	The platform through which Visa delive Authorization and processing, Clearing services.		
	ID# 0025218	Edition: Apr 2025	Last Updated: Oct 2021
VisaNet Interchange Center	A Visa facility that operates the VisaNet data processing systems and support networks.		
	ID# 0025229	Edition: Apr 2025	Last Updated: Oct 2016
VisaNet Processor	A Member, or Visa-approved non-Member, that is directly connected to VisaNet and that provides Authorization, Clearing, or Settlement services to Merchants and/or Members.		
	ID# 0025230	Edition: Apr 2025	Last Updated: Oct 2016
VisaNet Settlement Service	The VisaNet system that provides the Settlement reporting services to BASE Service Members.		
	ID# 0025232	Edition: Apr 2025	Last Updated: Oct 2021
VisaNet Test System	The hardware, software, and document for use during the certification proces		e provided by Visa
	ID# 0030544	Edition: Apr 2025	Last Updated: Apr 2018
VIS-Compliant	A Card application that complies with the requirements specified in the <i>Visa Integrated Circuit Card Specification (VIS)</i> and has been approved by Visa Approval Services.		
	ID# 0025214	Edition: Apr 2025	Last Updated: Apr 2017
W	ID# 0025214	Edition: Apr 2025	Last Updated: Apr 2017
W Waiver	A temporary formal consent, granted Member or Members to not comply w the Interlink Rules, and may be repeat discretion of Interlink.	by Interlink, tha with one or more	t permits a e specific rules in

Glossary

Х		
No glossary terms available for X.	ID# 0025513	Edition: Apr 2025 Last Updated: Apr 2010
Y		
No glossary terms		
available for Y.	ID# 0025514	Edition: Apr 2025 Last Updated: Apr 2010
Ζ		
No glossary terms		
available for Z.	ID# 0030575	Edition: Apr 2025 Last Updated: Oct 2018