

# Network Best Practices Roadmap

\* **Bolded items indicate MAG priorities** \*

**Near term**

**Further out**

<b>Fundamentals</b>	<ul style="list-style-type: none"> <li>✓ Implement Network quarterly updates.</li> <li>• Implement a standard lead time for acquirer-to-merchant spec changes.</li> <li>• Engage merchants re new network-issued rules &amp; technologies in the concept phase.</li> <li>• Clarify the rules on key-entered transactions to best reduce merchant liability risk.</li> <li>• Develop a better and consistent process for EMV certification that is more efficient and effective.</li> </ul>	<ul style="list-style-type: none"> <li>✓ Eliminate signature capture &amp; retain for chargeback re-presentment purposes.</li> <li>• Set automated fuel dispenser pre-authorization limit at a minimum of \$125.</li> <li>• Set NO CVM (and NO SIG) threshold for trans processing at a min of \$50 across all MCCs.</li> </ul>	<ul style="list-style-type: none"> <li>• <b>Process reversals &amp; release open-to-buy holds in real-time.</b></li> <li>• Ensure issuers are <b>required</b> to enable multi-factor authentication on payment products for larger transactions, unattended terminals and AFDs (i.e.. PIN, Biometric, etc.)</li> <li>• <b>Ensure all stakeholders have equal participation on all new or changed U.S. payments standards.</b></li> </ul>	<ul style="list-style-type: none"> <li>• Ensure stakeholder investments in effective fraud prevention tools are factored into liability rules .</li> <li>• Ensure no merchant is inhibited from requiring the entry of any form of multi-factor authentication (i.e. PIN or password) enabled on a financial account product.</li> <li>• Support rules regarding authorizations for split shipments that are consistent across networks to improve the customer experience</li> </ul>
<b>Debit</b>	<ul style="list-style-type: none"> <li>• Confirm debit routing is supported for all new technologies including, but not limited to, tokenized and contactless transactions.</li> <li>• <b>Enable CDCVM availability on US Common Debit AID.</b></li> </ul>			
<b>Digital</b>	<ul style="list-style-type: none"> <li>• <b>Ensure any payment and/or customer data received from merchants by networks or network partners is used only for transaction processing.</b></li> <li>• Ensure contactless/ digital acceptance remains optional for merchants.</li> <li>• <b>Allow merchants freedom of choice regarding which digital wallets to accept.</b></li> </ul>	<ul style="list-style-type: none"> <li>• <b>Require a Wallet ID when a device is presented as a payment instrument as part of the trans received at the payment terminal, in the auth request, and settlement record (opt) for all mobile and in-app trans.</b></li> <li>• Ensure effective, open, &amp; competitive data security provisions are required for all users of the Network contactless/QR code specs.</li> <li>• Full liability protection for wallets utilizing brand-owned EMVCo tokenization.</li> </ul>	<ul style="list-style-type: none"> <li>• No premium rates, incremental or multiple security fees, or chargebacks on trans processed via mandated network proprietary security solutions.</li> <li>• <b>Enable omni-channel commerce with supporting rules and relevant, modern, and effective tools for fraud mitigation.</b></li> </ul>	<ul style="list-style-type: none"> <li>• Ensure merchants have real-time insight into financial products inside a digital wallet to enable discounts or incentives for certain forms of payments.</li> <li>• Provide PAR to merchants for all transactions (tokenized or clear text)</li> </ul>
<b>Chargebacks &amp; Fraud</b>	<ul style="list-style-type: none"> <li>• <b>Provide transparency into fraud and chargebacks in the payment system.</b></li> <li>• <b>Provide transparency to the issuer monitoring program to the merchants and take action to remediate issues in a timely manner.</b></li> <li>• Ensure the chargeback process &amp; liabilities for a wallet provider is made available to and understood by the merchants.</li> </ul>	<ul style="list-style-type: none"> <li>• <b>Ensure issuers may not charge back over 5 fraudulent trans on the same account nor any trans after the first reported instance.</b></li> <li>• <b>Ensure merchant excessive chargeback programs exclude chargebacks due to breached card accounts and accommodate exceptions for locations in markets with markedly higher than average fraud.</b></li> </ul>	<ul style="list-style-type: none"> <li>• Allow for compelling evidence for all disputed transactions (for both retrievals and chargebacks).</li> <li>• Align timeframes for initiating transaction disputes to legal requirements.</li> </ul>	<ul style="list-style-type: none"> <li>• <b>Provide holistic solutions to mitigate fraud in the ecommerce space, addressing all ways customers shop.</b></li> <li>• Provide tools and align liability to the party who can best prevent the fraud.</li> </ul>