

TMCONCEPTS,INC.

Office 800-399-3035

## **ATM Processing & Site Location Agreement** Location Stocks the ATM Cash Merchant Managed

This agreement constitutes the whole agreement between the Business Owner (hereinafter referred to as "LOCATION") and ATM Concepts, Inc., an Independent Sales Organization (ISO), authorized to process Automated Teller Machines transactions (hereinafter referred to as "COMPANY") and no modifications of waivers shall be binding unless made in writing and signed by both parties and attached hereto.

LOCATION signer warrants and guarantees that he/she has the right and the authority to enter into this agreement and agrees to the terms and conditions contained herein.

The LOCATION owns or leases the premise, which is suitable for the purpose of operating an Automated Teller Machine ("ATM') and desires to have the ATM machine(s) installed at the LOCATION to dispense ATM cash money to the public.

LOCATION will allow equipment to be bolted to the floor for security and the placement of the equipment will be in an area of the LOCATION to provide the most customer traffic.

LOCATION agrees to provide full public access to equipment during LOCATIONS normal business hours and supply electricity to operate equipment. LOCATION will see to that the ATM equipment is in a commercially clean condition. LOCATION will allow access to COMPANY for installation, service, repair, & maintenance of the equipment and promptly notify COMPANY of the need for service and repair of the equipment and will use its best efforts to prevent damage to, or destruction of, the equipment.

COMPANY will be responsible for all operation expenses and maintenance cost of equipment, including receipt paper. LOCATION / COMPANY agree to supply a dedicated phone line to the ATM.

COMPANY reserves the right to assign this ATM Site Agreement and it is interest in this agreement.

LOCATION shall provide COMPANY with thirty (30) days prior written notice of its intent to sell or substantially all of the assets of the LOCATION.

All ATM signs and equipment installed at the LOCATION by COMPANY are the sole and exclusive property of the COMPANY, unless LOCATION has in their procession a purchase order invoice showing they purchased said items. All correspondence between COMPANY and LOCATION, including but not limited to this ATM Processing Site Agreement as well as every Monthly Commission Statement, are proprietary items that remain the property of the COMPANY. These items may not be disclosed to any individuals outside of the LOCATION without permission from COMPANY.

Adjustments – Under current rules and regulations, LOCATION is not liable for adjustments due to fraudulent ATM transactions, which occur without the authorization of the cardholder or knowledge of the LOCATION. The networks and the data processor, administer transaction disputes, a nominal administrative fee may be assessed to the LOCATION by a network and/ or processor in connection with the dispute. In the event a cardholder or financial institution disputes a transaction, the disputed amount and assessed fee may be charge directly to LOCATION'S clearing or settlement account or may offset or reduce and transaction fees due to Location pursuant to Transaction Surcharge fees. If LOCATION disputes the adjustment in a timely manner and provides evidence that the transaction occurred, including evidence that the cash available in the dispensed through the ATM were in balance on the date of the disputed transaction, COMPANY will diligently assist LOCATION to resolve the transaction dispute and try to obtain a reversal of an erroneous adjustment. COMPANY may offset any amounts owed by LOCATION to COMPANY against transaction surcharge fees payable to LOCATION

continuity against transaction sarcharge rees pay	able to Lockthon.			
This agreement was made and entered into dexecutors, administrators, successors, new of the end of the term or any extended term for written notice of termination of the agreemed (90) days before the end of any term LOCATION agrees to process with COMPANY for a any other bona fide signed future proposal that LOIN the event of any action or proceeding of any so attorneys' fees and costs incurred therein.	wners of business, and assig r a like term of the same nur ent by certified mail not less s long as COMPANY provides th DCATION may entertain from ar	ns for a term of (5) y nber of years, unless than ninety e service promised and ny other party or comp	years and shall aut s the LOCATION gi d for as long as CON pany.	comatically renew at ives COMPANY IPANY is able to meet
By mutual agreement a surcharge of \$ per surch surcharge transaction per month. COMPANY will    This agreement is between COMPANY and	arged withdrawal transaction. If	transactions go over	300 LOCATION will r	
This agreement is between Colvin and	Business Name (LOC	ATION)		
Located at				
Address of Business	City	State	Zip Code	
COMPANY	<u>I</u>	LOCATION		
ATM Participant	Authorized Signature	Email Addro	ess	
Authorized Signature	Print Name	Business Pho	one #	