ATM SITE AGREEMENT

THIS AGREEMENT made and entered into thisday of, 20	, between herein referred to as "LOCATION",
	ferred to as "Operator", whose address is 10607 Tallwood Ct. Concord
Twp, Ohio 44077	
WITNESSTH WHEREAS; the LOCATION owns or leases a premise, which is suitable	LOCATION'S insurance policy shall be endorsed to carry
for the purposes of operating ATM machine(s), and	notification and shall name OPERATOR as loss payee for
WHEREAS; the LOCATION desires to have an ATM machine(s) installed	EQUIPMENT loss/damage.
at the LOCATION to dispense cash ATM money to the public, and	OPERATOR will be responsible for all operating expenses
WHEREAS; OPERATOR owns an ATM machine(s) hereinafter referred	and maintenance cost of EQUIPMENT.
to as the "EQUIPMENT", which he wishes to place at the LOCATION to	OPERATOR reserves the right to assign this ATM SITE
offer ATM money to the public.	AGREEMENT and its interest in this agreement.
NOW THEREFORE, the parties hereto in consideration of the mutual	LOCATION signer warrants and guarantees that he has the
agreement herein contained and the promises herein expressed, and for other good and valuable consideration, acknowledged by both	right and authority to enter into this agreement and agrees
parties to be satisfactory and adequate, do hereby agree as follows:	to the terms and conditions contained herein.
OPERATOR is hereby granted an exclusive right to operate the ATM	By mutual agreement a Surcharge in the amount of \$ will
EQUIPMENT at the LOCATION during the term of this agreement.	be charged for each chargeable transaction, and the
OPERATOR can terminate this agreement with a thirty (30) day written	LOCATION will receive a commission amount of §.
notice and remove the EQUIPMENT from the LOCATION if the revenue	
is not sufficient to warrant continuation of this agreement.	Per chargeable transaction for the first transactions
The placement of the EQUIPMENT will be in an area of the LOCATION	and §. for all transactions thereafter per month to
to provide the most customer traffic.	this LOCATION. Commissions will be paid on a
LOCATION will allow EQUIPMENT to be bolted to floor for	monthly basis to LOCATION.
security.	OPERATOR/LOCATION will supply cash to be used in
All EQUIPMENT installed at the LOCATION is the sole and	EQUIPMENT.
exclusive property of the OPERATOR and title to the	This lease shall be binding upon the parties, their heirs,
EQUIPMENT installed will at all times remain with the	executors, administrators, successors and assigns for a
OPERATOR.	term ofyears commencing the day of
LOCATION will keep the equipment free of all claims, levies,	20 AND SHALL
and encumbrances, and will notify the OPERATOR	AUTOMATICALLY RENEW AT THE END OF THE
immediately of any adverse conditions that may affect	TERM FOR THREE YEARS, UNLESS the Company
this agreement.	gives Operator written notice of termination of this lease
LOCATION agrees to provide full public access to	by certified mail not less than ninety (90) days before the
EQUIPMENT during LOCATIONS normal business	end of any term. The parties agree to sign a recordable
hours and supply electricity and phone service to operate	memorandum or summary of the spaces leased originally
EQUIPMENT.	or as changed, at the request of either. Upon transfer of
LOCATION will allow access to OPERATOR for installation,	Location's business it shall be Location's responsibility to
servicing, repair, and maintenance of the EQUIPMENT	obtain the transfer of this ATM Site Agreement to
and to promptly notify OPERATOR of the need for	Location's transferee. Location shall remain bound under
service and repair on the EQUIPMENT, and will use its	
best efforts to prevent damage to, or destruction of, the	the terms hereof until Lessor consents to such transfer.
	Lessor's consent shall not be unreasonably withheld
EQUIPMENT. LOCATION further agrees that	provided said transferee has a good credit history and

OPERATOR shall have the exclusive right to open,

adjust, remove, disconnect service, repair, maintain,

advertising for placement on, or use in connection with

replace, or alter the EQUIPMENT; and to provide

OPERATOR shall carry comprehensive liability insurance

affording the protection to EQUIPMENT.

the EQUIPMENT.

Should any of the provisions of this agreement be held illegal, invalid, or unenforceable, then such provision(s) shall be deemed null and void without invalidating the remaining provisions hereof.

reputation.

The parties agree that in the event either party is required to institute legal action against the other to enforce their legal rights the party who loses said action shall pay to the prevailing party all the costs and expenses associated with

said enforcement to include but not limited to all reasonable attorney fees, all collection fees, reasonable interest charges, all court costs and all repossession cost/expenses.

A faxed copy of this agreement will be deemed an original.

	Location
LOCATION:	Street Address
	City, State, Zip
Witness / Date	Representative or Owner Signature / Date
	Print Name & Title
OPERATOR:	All Ohio ATM, LLC
Witness / Date	Operator Representative / Date