

ATM PLACEMENT AGREEMENT

This agreement is made this da	ay of, 202	1 by and between Meneses ATM LLC, In	ocated at 463 S
Bixel St Apt. 32 Los Angeles, (CA 90017 ("ATM Owner") and $_$	D/B/	/A
	("Proprietor"), wit	th the address as shown on the next pag	je, as follows:
A. Proprietor is the operator of a retail establi by reference ("Site").	shment described on Exhibit "A"	which is attached hereto and incorporate	ed herein
B. ATM owner is the owner of an Automatic T operation of said machine (the "A		e right to utilize all software needed for	r the
C. ATM owner desires to locate the ATM at the forth herein.	e Site and Proprietor is agreeabl	e to said placement on the terms and co	onditions set

NOW, THEREFORE, it is agreed as follows:

1. Placement of ATM: ATM owner shall install the ATM in a mutually agreed-upon area at the Site which is in plain view and readily accessible to the general public. The charge to the user will be as reflected in Exhibit "A" and may be modified by ATM owner, at its discretion with advance notice to the Proprietor.

2. Responsibility of Proprietor:

Proprietor shall:

- A. Allow ATM owner or its designated agent access to the site for the purpose of installing, maintaining, servicing, repairing, replacing, and removing the ATM.
- B. Contract for and provide, at Proprietor's expense, a business telephone line. ATM also requires one (1) operating electrical power outlet (110 V) with the isolated ground within 2 feet of the ATM, installation and monthly fees and costs of said outlet to be paid for by Proprietor.
- C. Maintain the area around the ATM so that it is clean, safe, accessible, and visible to the general public.
- D. Use its best efforts to protect the ATM from theft and damage.
- E. Maintain appropriate liability insurance with ATM Owner named as an additional insured protecting the parties from any injuries or damages claimed or sustained by any person using or attempting to use the ATM.
- F. Maintain casualty insurance for the full replacement value covering the ATM for damage due to fire, flood, vandalism, and other general perils and naming ATM Owner as the loss payee. If Proprietor elects to include the ATM under Proprietor's general fire and casualty insurance, ATM Owner shall be the loss payee only to the extent of the damage to the ATM.
- G. Notify ATM Owner promptly of any operating problems with the ATM.
- H. Operate Proprietor's current business at the Site during normal and customary hours of operation for the businesses of the type operated by Proprietor.
- I. The proprietor shall give ATM Owner not less than thirty (30) days notice of any change in the nature of the Proprietor's normal business hours or any location transfers and moves.
- J. Not post or allow to be posted on the ATM any signs, plaques, advertising, or other material except as may be authorized in writing by ATM owner.
- K. Not allow any other ATM to be installed at the Site without the prior written consent of ATM Owner.

3. Responsibilities of ATM Company / ATM Owner:

ATM Owner shall:

- A. Install the ATM on or before the date indicated on Exhibit "A".
- B. Maintain the ATM.
 - a. Repair if required in a timely manner.
 - b. ATM downtime should not exceed 3 business days.
 - c. Refill ATM with cash.
- **4. Term:** The term of this Agreement shall commence upon the date that the ATM has been installed and is operational and shall continue for a period of five (5) years. Thereafter, the Agreement shall be automatically renewed for successive three (3) year terms until one party gives the other not less than one hundred eighty days written notice of its intent not to renew. Notwithstanding the

foregoing, a party may terminate this Agreement upon three (3) days written notice in the event of a breach by the other party of a material provision of this Agreement if same has not been cured within seven (7) days of written notice from the non-breaching party as to the specifics, to the extent known, of the breach. Notwithstanding the foregoing, the ATM owner has the right, at its election, to remove the ATM at any time when the ATM transactions have fallen below a minimum that would sustain the operation of that ATM.

- **5. Additional Locations:** Merchant hereby grants to **Meneses ATM LLC** the first right of refusal to place ATMs in any additional Merchant-owned locations. Merchant further agrees not to offer such locations to any other third party without prior written consent from **Meneses ATM LLC**.
- **6. Exclusivity:** Merchant agrees that during Initial Term or any Additional Term under this Agreement, it shall not have any other ATM machine or Point of Sale Cash Back device nor shall Merchant offer Cash Back to Customers in any location through any other means in any location where an ATM has been installed by **Meneses ATM LLC** with the prior written consent of **Meneses ATM LLC**.
- 7. Termination: Should this Agreement be terminated for any reason prior to the end of the Initial Term by the Merchant, Merchant agrees to pay a one-time termination fee equal to the number of months remaining on the Initial Term at the rate of \$100 per month. This fee will be deducted via ACH debit at the time of termination. Notwithstanding the Merchant has the right to terminate the contract in the event of a breach by the ATM Owner of a material provision of this Agreement and a 3 day written notice has been served by the Merchant to the ATM Owner.
- 8. Right to match: In the event this Agreement is terminated by Customer, Customer grants upon such termination to Meneses ATM LLC, a right to match any bonafide third-party offer in connection with the processing of any ATM machine in the premises. If Meneses ATM LLC is able to match such third-party offer, the Customer shall use Meneses ATM LLC to provide such ATM processing. Such right shall last for the period of time that otherwise would have been the remaining portion of the Term in effect at the time of termination if no termination had occurred, and thereafter for as long as Meneses ATM LLC matches such third party offers.
- **9. Waiver:** The failure of either party to enforce at any time any provision of this Agreement or to exercise any right herein provided shall not in any way be construed to be a waiver of such provision or right and shall not in any way affect the validity of this agreement or any part thereof, or limit, prevent or impair the right of such party subsequently to enforce provision or exercise such right.
- **10. Governing Law:** This Agreement shall be construed in accordance with the laws of the State of California and as indicated on Exhibit "A" attached hereto and venue for any actions pertaining to this Agreement shall be as indicated on Exhibit "A".
- **11. Entire Agreement:** This Agreement, together with the Exhibits hereto, represents the entire understanding between the parties with respect to the matters contained herein and may be amended only by an instrument in writing signed by the parties hereto. There are no representations or warranties, express or implied, other than those contained herein.
- **12. Notice:** Any notice required or permitted hereunder shall be in writing and may be given by personal service or by depositing same in the United States Mail, first-class postage prepaid, to the address of the party receiving the notice as appears on the signature page of this Agreement or as changed through written notice to the other party.
- **13. Binding Effect:** This Agreement is binding on the parties and their respective successors and assigns. Proprietor may not assign this Agreement without the prior written consent of ATM Owner, which consent shall not be unreasonably withheld.
- **14. Severability:** If any provision of this Agreement, or the applicability of such provision to any person or circumstance, shall be determined to be invalid by any court of competent jurisdiction, then such determination shall not affect any other provision of this agreement, all of which provisions shall remain in effect and, if the provision is capable of being construed in two ways, one of which would render it valid, the provision shall have the meaning which renders it valid.
- **15. Validity and Enforceability:** Proprietor represents and warrants that the execution and delivery of this agreement by it have been duly authorized by all actions required under the terms of the provisions of its governing instruments and creates a legal, valid, and binding obligation on Proprietor.

By signing below, I hereby authorize **Meneses ATM LLC**, or its authorized agents and or affiliates to investigate my personal background, credit and financial records and to make inquires to banks, credit reporting agencies, business associates, landlords, and any other person or entity who may have knowledge in regards to myself as applicant or any principals. As part of the investigation, I further authorize **Meneses ATM LLC**, to request and obtain business credit reports as well as any consumer reports in connection with this and other accounts deemed necessary.

ATM OWNER:	PROPRIETOR:
X	X
Meneses ATM LLC Auth. Signature Date	Signature Date
X	
Rep. Signature	Print Name
Representative Printed Name	Address
	Tax ID Number / SS Number
Meneses ATM LLC	

463 S Bixel St Apt 32 Los Angeles, CA 90017

EXHIBIT "A"

SITE:		
TYPE OF BUSINESS:		
ADDRESS:		
SURCHARGE TO USER:		
DATE OF INSTALLATION OF ATM:		
WORKING CASH FOR THE ATM TO BE PROVIDE	ED BY:	
ATM OWNER: Meneses ATM LLC	PROPRIETOR:	
X	X	
Meneses ATM LLC Representative Signature	Signature	
Representative Printed Name	Print Name	Date
Date	Fed. Tax ID or SS Numl	ner