



VENDOR APPLICATION

PLEASE RETURN THIS SIGNED APPLICATION VIA FAX 509-927-9776 OR BY MAIL TO AUTOMATED ATM SOLUTIONS, 9616 E. MONTGOMERY AVE. #A, SPOKANE VALLEY, WA 99206, ALONG WITH THE FOLLOWING:

- COMPLETED, SIGNED APPLICATION WITH ALL SECTIONS COMPLETED AND LAST PAGE SIGNED BY OWNERS)/PRINCIPAL(S) OF COMPANY. (Include copy of Drivers License)
- FINANCIAL INFORMATION (Last Year's Income Statement and Balance Sheet, current P&L Statement)
- BUSINESS LICENSE & ARTICLES OF INCORPORATION (or Proof of Business Ownership)
- CONFIDENTIALITY AGREEMENT
- \$50.00 PAYMENT FOR BACKGROUND CHECK

BUSINESS INFORMATION

Business Legal Name

--

Business D.B.A.

--

Business Address

City

State

Zip

--	--	--	--

Business Contact

--

Business Mailing Address

City

State

Zip

--	--	--	--

Business Telephone Number

Business Facsimile Number

--	--

Years In Business

How Long at Current Location

--	--

Tax Identification Number

Number of Locations

--	--

Ownership Type

Sole Proprietor

Partnership

Corporation

State of Incorporation

--

____/____
Initials

Owners and Officers

Name	Title	Social Security #			
Home Address (Street, City, State, Zip)		# of years	Date of Birth	Birth Place	
Former Address		City	State	Zip	
Drivers License Number		State of Issuance	Home Telephone Number		
Name	Title	Social Security #			
Home Address (Street, City, State, Zip)		# of years	Date of Birth	Birth Place	
Former Address		City	State	Zip	
Drivers License Number		State of Issuance	Home Telephone Number		
Name	Title	Social Security #			
Home Address		City	State	Zip	# of years
Former Address		City	State	Zip	
Drivers License Number		State of Issuance	Home Telephone Number		

Attach a list of other owners or officers if applicable

Bank Reference

Bank Address	City	State	Zip
Bank Telephone Number		Contact Person	Account Number

____/____
Initials

Trade References

Name	Contact Person	Telephone Number
Name	Contact Person	Telephone Number
Name	Contact Person	Telephone Number
Name	Contact Person	Telephone Number

Investigative Consumer Report

An investigative or Consumer Report may be made in connection with this application. Applicant authorizes Automated ATM Solutions, Inc. or any of its agents to investigate the references provided or any other statements or data obtained from Applicant, or any of the undersigned principals or from any other person pertaining to Applicant or any of the undersigned principals credit or financial responsibility. You have a right, upon written request, to a complete and accurate disclosure of the nature and scope of the investigation requested.

The undersigned represents that all information contained in this Vendor Application, and any other documentation supplied thereto, is true and correct.

Principals or Corporate Officers Signatures:

Date: _____

Signature: _____ Printed Name: _____

Date: _____

Signature: _____ Printed Name: _____

Date: _____

Signature: _____ Printed Name: _____

_____/_____
Initials

NON-DISCLOSURE, NON-CIRCUMVENT, NON-COMPETE AGREEMENT

This agreement is being entered into and executed by Automated ATM Solutions, Inc. (hereafter "*AATMS*"), 1110 Burnett, Suite A, Concord, CA 94520 having full and binding effect on its heirs, successors, assigns, parent or subsidiary and associated companies, collectively, their partners, officers, directors, agents and employees (hereafter "*Vendor*").

Whereas, *AATMS* is in the business of ATM management and consulting for ATM companies and ATM businesses throughout the United States. Whereas, *Vendor* may from time to time act as a consultant, advisor, client, negotiator, customer, or supplier for and on behalf of *AATMS* either directly or indirectly through *AATMS*, its associates, partners, investors, or other business entities of *AATMS*. NOW THEREFORE, IT IS AGREED.

1. That all information, data, products, and materials disclosed or furnished to *Vendor* by *AATMS* relating to *AATMS'* business, sources of any and all financial instruments which may be used as collateral or credit enhancement, customers or potential customers (past, present and future), resulting studies, fee schedules marketing strategies, marketing tactics, information disclosed on a confidential basis by customers or potential customers, any and all written documents, or other presentations, and any and all procedures, business operations, techniques and practices (herein called the "Information") will be maintained strictly confidential and that in consideration for such disclosure, no use of the Information will be made by *Interested Party*, *Interested Party's* employees or contractors other than for purposes of its internal evaluation of *AATMS* and its products.
2. Further, *Vendor* agrees that it will not copy, duplicate, disclose or otherwise deliver any portion of the Information to a third party or permit any third party to inspect, copy or duplicate the same. All Information and materials shall remain property of *AATMS* and shall be promptly returned upon request.
3. Further, in its discussion with *Interested Party*, *AATMS* may reveal and/or otherwise let it be known various sources, names, telephone numbers, associations and business relationships with which *AATMS* is active with in connection with its business pursuits. *Vendor* hereby agrees at no time, now or in the future, to either directly or indirectly circumvent *AATMS*, or otherwise solicit those persons or companies revealed to *Vendor* by *AATMS*
4. This agreement is intended to provide assurances to *AATMS* that *Vendor* shall not utilize any Information to compete either directly or indirectly with *AATMS*
5. Obligations imposed by this agreement do not apply to information that: (i) was in either party's possession prior to this agreement; (ii) that is or becomes in the public domain through no violation of this agreement; (iii) that either party rightfully receives from third parties without accompanying secrecy obligations with *AATMS*, (iv) that is approved for release by written permission of *AATMS* or (v) where disclosure is required by law.
6. If any clause or provision of this agreement is illegal, invalid or unenforceable under present or future laws effective during the term of this agreement, then, it is the intent of the parties hereto that: (i) such illegal, invalid, or unenforceable provision be deemed modified to be in conformance with applicable law and; (ii) the remainder of this agreement shall not be affected thereby.
7. The parties to this agreement hereby certify that they are entering this agreement in good faith. Also, neither party has been coerced or compelled to execute this agreement and that it has been entered upon hereto for the intent to be mutually beneficial.
8. The signing parties to this agreement, hereby certify, swear and otherwise promise that they have the full power and authority to sign on their own behalf end/or on behalf of the companies represented hereto as applicable, and that their signature shall have a full and binding effect on all officers, directors, partners, contractors end employees of their respective company, their respective heirs, personal representatives, successors and assigns.
9. This agreement shall remain in effect for the period in which *Vendor* is associated with *AATMS* and for a term of two year's thereafter.

Automated ATM Solutions, Inc.
9616 E. Montgomery Ave #A,
Spokane, WA 99206
800-723-3163

_____ (Vendor Name)

_____ (Vendor Address)

Corporate Signature, President

Signature(s) of Principles

Date: _____

Date: _____

_____/_____
Initials