

TRANSACTION PROCESSING AND REVENUE SHARING AGREEMENT

This ATM Processing and Revenue Sharing Agreement is entered into by and between Connect ATM ("CONNECT ATM"), located at 16 Jordan St Suite #2, Skaneateles, NY 13152 and _____ ("Customer") located at _____.

1. GATEWAY & PROCESSING SERVICES

(a) Gateway Services: CONNECT ATM agrees to provide "Gateway" services to Customer for each ATM brought online. For purposes of this Agreement, "Gateway" is defined as a technical interface between a computer processing switch and a Network switch, a card issuing body, or a provider of electronic funds transfer ("EFT") services for the purpose of conducting transactions. CONNECT ATM will provide electronic connections from the switch to other Network switches and other card issuers which will permit Customer to make ATM transactions available for its users.

(b) Processing Services: CONNECT ATM agrees to provide "Processing" services to Customer for each ATM brought online. For purposes of the Agreement, Processing is defined as the authorization of transactions, the operation, control, supervision and monitoring of terminals at the Location, and/or the provision of electronic connections to and from any Network switch or card issuer to others.

(c) Geographical Limitation: Customer understands that both the Gateway and Processing services will only be provided by CONNECT ATM on ATM sites located in the United States of America.

(d) Network Affiliations: CONNECT ATM agrees to provide, and Customer agrees to utilize exclusively during the term of this Agreement, such data processing services as CONNECT ATM has selected to process all ATM transactions. CONNECT ATM will provide that the ATMs, which are the subject of this Agreement, shall have full access to, but not necessarily be limited to, the following Networks: Star, E.B.T, Cirrus, Plus, Visa, NYCE, MasterCard, Discover, Honor, Pulse, AFFN and American Express. CONNECT ATM may add, delete, or change access to any ATM Network affiliation, as it deems appropriate in its sole discretion, provided that if CONNECT ATM makes any such deletion or change without the prior written consent of Customer, which consent shall not be unreasonably withheld, Customer may terminate this Agreement.

(e) Gateway/Processing Maintenance or System Improvements: CONNECT ATM reserves the right to schedule reasonable downtime to accomplish necessary Gateway/Processing maintenance or system improvements, provided CONNECT ATM gives Customer reasonable notice of such scheduled downtime, and provided further that such scheduled downtime shall not occur during events taking place at the Location or at times that the Location is otherwise open to Customer's patrons.

2. CONDITIONS PRECEDENT TO IMPLEMENTATION OF GATEWAY AND PROCESSING SERVICES — As a condition for obtaining the services of CONNECT ATM hereunder, Customer has completed accurately at the time this Agreement is signed all of the documentation reasonably required by CONNECT ATM to facilitate the implementation and delivery of such Gateway access, processing, terminal settlement, automated clearinghouse services, and other services provided by CONNECT ATM, which documentation may include, but not necessarily be limited to the following: Customer Application, ACH Authorizations, Voided Check, ATM Processing Agreement, and W-9s.

TERMINAL SPONSORING INSTITUTION — MetaBank – 5501 South Broadband Lane, Sioux Falls, SD 57108 (the "Sponsoring Bank").

COMPLIANCE WITH DOCUMENTATION REQUIRED FOR INSTALLATION AND OPERATION OF ATM — If, at any time during the term of this Agreement or any renewal hereof, any information contained on any documentation submitted to CONNECT ATM by Customer in order to comply with all legal requirements for the installation/operation of the ATMs proves to be false and CONNECT ATM is subsequently subjected to any fines, penalties, interest or other monetary assessments resulting from the submission of that false information by Customer, Customer agrees to pay to CONNECT ATM any monetary amounts expended by CONNECT ATM in connection with such fines, penalties, interest or other monetary assessments resulting from the submission of false information by Customer, including any reasonable legal fees and costs. If such amounts are not fully paid by Customer within ten (10) days of written demand by CONNECT ATM, CONNECT ATM shall have the right to withhold said amount from all residual payments or other monetary entitlements that would otherwise go to Customer under this Agreement and to apply those withheld amounts against any monetary damages that CONNECT ATM sustains as a result of the false information provided by Customer.

AVAILABILITY — Customer agrees that the ATMs shall remain available for use by patrons of Customer at the Location during events that take place throughout the entire term of this Agreement at the Location. CONNECT ATM shall not be responsible for any down time when the ATMs are not available for use or not in good working order, which down time is the result of extraordinary circumstances and/or causes beyond the reasonable control of CONNECT ATM. In the event of these extraordinary circumstances and/or causes which result in the ATMs not being operable or available for use, Customer shall use commercially reasonable efforts to notify CONNECT ATM of this situation within 24 hours of discovering same and the parties agree to cooperate in taking those steps necessary to make the ATMs operable.

3. EXCLUSIVITY — Customer agrees that it shall utilize exclusively during the term of this Agreement the Gateway/Processing services of CONNECT ATM in order to operate the ATM(s) that are the subject of this Agreement. Customer also agrees that it shall not allow the placement of any other cash back device of any type (e.g., cash back ATMs or other cash-back terminals) at this Location or on any adjoining premises controlled or owned by Customer, subject to the last sentence of this Section. Customer will not subscribe to any other data processing service for processing ATM transactions during the term of this Agreement or any renewal hereof. In addition to other acts which might be considered a material breach of other portions of this Agreement, the parties hereby acknowledge and agree that a failure to comply with the terms of this Section shall constitute a material breach of this Agreement by Customer and Customer shall be obligated to CONNECT ATM for CONNECT ATM damages in accordance with the Default/Damages section set forth below in addition to any other remedies available to CONNECT ATM under this Agreement or pursuant to New York law.

4. CUSTOMER'S RESPONSIBILITIES — In addition to any other responsibilities set forth herein, Customer hereby assumes responsibility for the following:

(a) To inspect the ATMs for tampering at the time of installation as well as during the term of the Agreement and, in the event that the inspection reveals any impropriety or tampering, to promptly notify ECS of becoming aware of that impropriety or tampering;

(b) To provide a safe and secure environment for the ATMs and their assets, and to protect the ATMs and indemnify and hold ESC harmless from out-of-pocket losses arising from personal liability or injury claims or damages arising from third-party claims which result from the failure of Customer to provide such an environment;

(c) To comply with all reasonable physical and information security procedures and controls as communicated to Customer in writing by CONNECT ATM from time-to-time;

(d) To comply with all rules and regulations requiring consumer disclosures and warnings and (i) the Rules, By-laws and Operating Regulations of the Networks; (ii) Regulation E of the Federal Reserve Board (12 CFR, Part 205, et seq.); and (iii) any other applicable Federal, state and local law, rule, regulation, order or ordinance governing or relating to the placement or operation of the ATMs at the Location; and Customer shall be responsible to pay all fees incurred in order to insure that the ATMs are compliant with these rules, regulations, and laws;

(e) To ensure that Customer, the party or parties responsible for vaulting the ATMs, the owner, operator, and employees of the Location, and all other persons, other than those designated by CONNECT ATM, having any responsibility for or access to the ATM, are trained and will comply with the foregoing rules, laws, regulations, orders and ordinances and any other legal or regulatory requirements that may be imposed;

(f) To submit a fully completed and accurate form W-9 as required by the Internal Revenue Service in a timely manner as requested by CONNECT ATM and, until said form has been received and approved by CONNECT ATM, Customer shall not receive any ATM revenue otherwise payable hereunder;

(g) Customer agrees that it will at no time assist an ATM user with user's transaction, nor request verbally or in writing, user's ATM PIN;

(h) Customer shall not have a camera facing the ATM PIN pads or allow any other outside vendor to place or install any similar mechanisms next to or in the vicinity of the ATMs; and

(i) Customer is responsible for all expenses related to mandatory compliance equipment upgrades as required by the Sponsoring Bank and or Networks.

(j) Customer takes full responsibility to provide appropriate Fee Notice Stickers, Network Decals, and any other required compliance signage. Customer is responsible for documenting that all signage is located on the ATM properly. Any penalties or fines levied from failure to properly apply Fee Notice Stickers, Network Stickers, and other required signage and properly document correct placement on the ATM will be incurred by the ATM owner.

5. **SUSPENSION/TERMINATION OF SERVICES - CONNECT ATM** may at any time immediately suspend/terminate its services under this Agreement with respect to the ATM Locations if Customer has violated any Network rule, does not meet the compliance requirements of any Network rule, or if the Sponsoring Bank withdraws or terminates the sponsorship agreement for Customer's non-compliance. Said actions by Customer shall constitute a breach of this Agreement and Customer shall be in default hereunder, and CONNECT ATM shall be entitled to pursue any remedies permitted hereunder or under New York Law.

6. **UNAUTHORIZED USE AND INDEMNIFICATION** – Customer shall ensure that procedures are maintained that are reasonably designed to avoid an unauthorized use of the ATMs and the services provided by CONNECT ATM hereunder. CONNECT ATM shall have no liability, whether to Customer, a cardholder, or any other person, for any unauthorized use of any ATM. Customer agrees to indemnify and hold CONNECT ATM harmless from and against out-of-pocket losses from third-party claims which result from Customer's failure to prevent any unauthorized use, including without limitation, reasonable fees and expenses of attorneys engaged by either party in the defense of such claims. Customer shall be liable for any loss or damage that result from the unauthorized use of any ATM.

7. **ILLEGAL SURCHARGE FEE** – If any surcharge fee charged is assessed at any ATM by Customer, which surcharge fee is in violation of any Network rule or applicable law, CONNECT ATM may, in its sole discretion without notice to Customer, disconnect the ATM's capability to charge the illegal surcharge fee. If Customer has charged any illegal surcharge fees, CONNECT ATM may debit Customer's account for the aggregate amount of the illegally charged surcharge fee and shall be authorized to deduct the amount of that charge against any income that Customer would otherwise be entitled to receive pursuant to this Agreement. CONNECT ATM acknowledges that Customer intends to charge a surcharge fee of at least \$1.50 to cardholders using the ATMs (all of which revenue shall belong solely to Customer) and that such fee does not, to the knowledge of CONNECT ATM, violate any applicable law or processor/network rules.

8. **AUTOMATED CLEARING HOUSE ("ACH") VAULT ACCOUNT**

(a) **Establishment of Account** – For the settlement of transactions on behalf of Customer's ATMs, and for payment of fees, charges and other costs due and owing under this Agreement, Customer shall establish and maintain for the term of this Agreement one ACH Account. Settlement of vault cash will be settled daily by CONNECT ATM, as processor, to the designated vault cash ACH Account of Customer Monday through Friday unless the banks are closed for a holiday. Settlement on non-banking days is held by CONNECT ATM, as processor, until the next day that the bank system is open for business. For each ATM, Customer agrees to provide one properly executed ACH Authorization Form, along with a bank letter or voided check, and any other documentation required by CONNECT ATM, as processor, to grant authority to CONNECT ATM, as processor, to credit/debit such account. Customer agrees to pay any and all fees assessed by the Network and to allow such chargeback fees to be deducted from transaction revenue otherwise due to Customer under this Agreement. In the event payment of any and all fees for service and/or parts has not been made in full within 30 days of Customer's receipt of an invoice, Customer grants authority to CONNECT ATM to debit Customer's ACH account for amounts due plus interest at a prevailing market rate.

(b) **Account Reconciliation** – It is the responsibility of Customer to timely and regularly reconcile its bank statements for each designated settlement and Vault Account submitted. Customer must use commercially reasonable efforts to notify CONNECT ATM in writing of any disputed item or out-of balance condition within 30 days following the date of the bank statement on which the disputed item is found. Customer must supply CONNECT ATM with any information deemed necessary or useful to investigate the disputed item or out-of-balance condition. If CONNECT ATM's processing agency deems that a credit or a debit to the settlement account was made in error, the processing agency will reverse and correct the error. If Customer fails to give notice of a discrepancy, other than those costs associated with getting the processing agency to correct the error, CONNECT ATM will not be liable for any damages, losses or costs resulting from the disputed item.

9. **TRANSACTION REVENUE** – Customer may impose a transaction surcharge fee to generate transaction revenue upon each ATM transaction, subject to applicable law or processor/network rules, which transaction revenue shall belong entirely to Customer. For this purpose, a "transaction" is defined as any approved cash withdrawal made from a cardholder's account but not including an electronic benefit transfer withdrawal and withdrawals made on an international credit card. Customer may increase or decrease the amount of the transaction fee. Customer must use commercially reasonable efforts to notify CONNECT ATM in writing of any of such increase or decrease not less than thirty (30) days prior to the effective date of such increase or decrease. This change may be, but does not necessarily have to be, based upon a change in direct transaction costs payable to third party processing providers or a change in the transaction fee revenue due to a change in network rules or other laws or regulations which affect fees payable to ATM owners (a "Fee Change"). The settlement procedures are as follows:

(a) CONNECT ATM will deposit funds from surcharge revenue into Customer's ACH Vault account on a daily basis. Deposits will only be made on business days.

10. **CHARGEBACK AND ADJUSTMENT SETTLEMENTS** – This Section is applicable to the crediting or debiting of an item initiated for the purpose of correcting Network errors, inaccurate transaction settlement amounts, inaccurate distribution settlement amounts, the settlement of funds to an incorrect account, and resubmitting settlement amounts that have been rejected by the receiving depository financial institution. The Networks and the data processor administer transaction disputes; therefore a nominal administrative fee may be assessed to Customer by a Network and/or data processor in connection with the dispute. In the event that the bank, Network, data processor, or cardholder disputes any aspect of the transaction, the disputed amount and any assessed fee or cost will be charged directly to Customer's clearing or ACH Vault account, or may be offset by CONNECT ATM against any transaction revenue otherwise due to Customer. CONNECT ATM will notify Customer of any cardholder dispute and/or adjustment upon receiving notification of that dispute from the data processor. Customer will have ten (10) business days from the date of notification within which to obtain a terminal audit tape journal to dispute any settlement adjustment or offset. Should Customer dispute the adjustment or offset within the mandated ten (10) business days, as noted above, and provide evidence that the transaction occurred, through submission of the terminal audit tape journal and by producing evidence that the cash available in, and dispensed through, the ATM was in balance on the date of the disputed transaction, CONNECT ATM will then assist Customer in Customer's efforts to resolve the transaction dispute and obtain a reversal of an erroneous adjustment imposed by the data processor. CONNECT ATM may offset any amounts owed by Customer against transaction surcharges or interchange revenue payable to Customer. It is Customer's sole responsibility to instruct its employees on the requirements for retaining all

terminal audit tape journals for a period of six months, to obtain the audit tape to dispute the adjustment, and to collect and pay any fees or costs CONNECT ATM may incur. Maintenance, storage, and submission of any terminal audit tape journal are the responsibility of Customer and Customer shall be fully responsible for any potential fraudulent activity related thereto.

11. REJECTED ADJUSTMENT SETTLEMENTS – If for any reason the processing agency is unable to debit the Customer's designated account for any cardholder disputed amount, CONNECT ATM may withhold the rejected adjustment amount from any pending surcharge or interchange revenue that would otherwise go to Customer until Customer has fully paid the adjustment amount.

12. ELECTRICAL REQUIREMENTS – Customer shall be responsible to provide and maintain, solely for the use and operation of the ATMs, one (1) dedicated telephone line, one (1) operating electrical power outlet (110V) that is located within two (2) feet of the ATM site, and one (1) network cable next to each ATM at the Location.

13. TERM/RENEWAL – The term of this Agreement shall commence upon execution of this contract by the parties and shall terminate thirty six (36) months following the execution date indicated on page 4 of this document. This agreement will automatically renew upon the expiration of the initial term for revolving, continuous, thirty six (36) month periods in perpetuity unless either party delivers to the other party written notice of its intent to terminate the Agreement with or without cause not less than ninety (90) days prior to the expiration of the then current term.

14. PROPERTY OWNERSHIP – Customer represents and warrants that it has authority to place the ATMs which are the subject of this Agreement at the Location for a period equal to, or greater than, the initial term of this Agreement, and, if the Agreement is renewed, for a period equal to, or greater than, the length of the renewal. Upon request, Customer shall provide CONNECT ATM with a true and correct copy of the lease agreement, proof of ownership, or other documentation evidencing Customer's entitlement and authority to place the ATMs at the Location. In the event that Customer loses the authority or right to maintain the ATMs, whether that loss of authority or right is voluntary or involuntary on the part of Customer, and the ATMs are no longer being processed by CONNECT ATM at that Location, that shall constitute a material breach of this Agreement by Customer, and Customer shall be obligated to CONNECT ATM for CONNECT ATM's damages in accordance with the Default/Damages Section set forth below, or remedies permitted hereunder and in accordance with New York law.

15. DEFAULT/DAMAGES

(a) Customer's Breach: Customer shall be deemed in default of this Agreement on the date that Customer fails to comply with the terms of this Agreement, including, but not limited to, a refusal or failure to permit the ATM processing to commence following the date of execution of this Agreement, or if Customer fails to comply with all Network By-Laws and Operating Regulations. If Customer fails to cure its default within fifteen (15) days of receiving written notice from CONNECT ATM specifying the acts of non-compliance, CONNECT ATM shall have, in addition to those rights set forth elsewhere herein, the right to terminate this Agreement effective at the expiration of the fifteen (15) days, and shall have the right to pursue all remedies available hereunder and pursuant to New York law. Upon default by Customer, CONNECT ATM, in its sole discretion, shall have the right to withhold all residual payments or other monetary revenue or entitlements that would otherwise go to Customer under this Agreement and to apply those withheld amounts against any outstanding amounts owing from Customer to CONNECT ATM as a result of the default pertaining to the ATMs which are the subject of this Agreement. CONNECT ATM shall provide to Customer notice on a monthly basis as to the specific amount withheld and the manner in which said funds have been applied.

(b) CONNECT ATM's Breach: CONNECT ATM shall be deemed in default of this Agreement on the date that CONNECT ATM fails to comply with any term of this Agreement. If CONNECT ATM fails to cure its default within fifteen (15) days of receiving written notice from Customer specifying the acts of non-compliance, Customer shall have the right to terminate this Agreement at the conclusion of the fifteen (15) days, and Customer shall have the right to pursue all remedies available hereunder and pursuant to New York Law.

16. DUTIES UPON TERMINATION – Upon the expiration or termination of this Agreement, including any renewal hereof, to the extent that either party may still have unperformed duties, which duties arose prior to the expiration or termination, that party shall continue to perform all of its remaining obligations.

17. ENTITLEMENT TO FEES UPON TERMINATION OF AGREEMENT – Upon termination of this Agreement, Customer shall continue to earn ATM surcharge and interchange revenue as noted above on the ATMs until the ATMs are reprogrammed, less any outstanding fees and account balances owed to CONNECT ATM.

18. RIGHT TO CANCEL AGREEMENT – If at any time during the term of this Agreement any regulation, legislation, law, or rule is adopted which negatively impacts ATM surcharging in the geographical area in which the ATMs are located, either CONNECT ATM and Customer, in its sole discretion and upon expiration of ten (10) days following written notice to the other party of this prohibition, may terminate this Agreement and neither party shall have any claims thereafter against the other resulting from this termination. In addition, if any Network providing services relied upon by CONNECT ATM in order to provide its processing services to Customer mandates a change in the fees paid by CONNECT ATM to the Network and CONNECT ATM reasonably determines, in its sole discretion, that as a result of this fee increase, a continuation of its obligations to perform under this Agreement with Customer would not be sufficiently profitable, CONNECT ATM shall have the right to terminate this Agreement by providing Customer with ten (10) days notice and upon the expiration of the ten days, this Agreement shall be terminated. Neither party shall have any claims thereafter against the other resulting from this termination.

19. NOTICE – All notices hereunder shall be deemed received three (3) weekdays following the date of mailing, shall be in writing and sent by registered or certified mail, return receipt requested, addressed as follows:

To: CONNECT ATM

16 Jordan St Suite 2
Skaneateles, NY 13152
Attn: Mr. Jeff Sosville
Phone: (315) 430-8845

To: Customer

Name: _____
Address: _____
City, State, Zip: _____
Attn: _____
Phone: _____

20. JURISDICTION; VENUE; CONTROLLING LAW – By entering into this Agreement, each party hereto acknowledges its submission to the jurisdiction of Onondaga County in the State of New York. This Agreement shall be deemed to be made in, and shall in all respects be interpreted, construed and governed by and in accordance with the laws of the State of New York without regard to its conflicts of law provisions. Venue for any actions pertaining to this Agreement shall be in Maricopa County, New York.

21. WAIVER – A waiver by either party of any term of this Agreement or of any breach of any provision of this Agreement shall not constitute a waiver of that party's right to demand in the future strict compliance with the terms of this Agreement and any and all provisions hereof.

22. ATTORNEYS' FEES/COSTS – If either party elects to retain the services of an attorney for the purpose of obtaining compliance with this Agreement, to enforce said Agreement, or to file a lawsuit regarding said Agreement, the prevailing party shall be entitled to recover from the other party all reasonable attorneys' fees and costs incurred in those efforts.

23. REPRESENTATION OF CUSTOMER – Customer hereby represents and warrants to CONNECT ATM that Customer does not have any current agreement with any other processor for the services that are to be provided by CONNECT ATM hereunder, or, alternatively, if there is a current agreement, that agreement is legally terminable by Customer and will be terminated prior to the effective date of this Agreement, and, therefore, Customer's entering into this Agreement with CONNECT ATM shall not conflict with, be in contravention with, be in breach of, or violate any of the terms, provisions or conditions of any such agreement with a third party processor. Customer acknowledges that CONNECT ATM is entering into this Agreement based upon this representation and warranty of Customer regarding the fact that, as of the effective date of this Agreement, Customer does not have a valid and enforceable agreement with any third party for processing services.

24. INDEMNIFICATION – Customer hereby agrees to and shall indemnify and hold CONNECT ATM harmless from and against any and all damages, liabilities, claims, obligations, suits, legal proceedings or otherwise which results from Customer's breaching any representation contained in this Agreement or breaching any agreement Customer may have with another processor. CONNECT ATM agrees to indemnify Customer from and against any and all damages, liabilities, claims, obligations, suits, legal proceedings, losses, expenses (including reasonable attorneys' fees) or otherwise arising from or relating to CONNECT ATM's breach of any provision of this Agreement. Customer hereby agrees to indemnify and hold CONNECT ATM harmless from and against any and all damages, liabilities, claims, obligations, suits, legal proceedings or otherwise which results from failure of customer to comply with all current and future ADA accessibility and EMV chip and card reader regulations.

25. ENTIRE AGREEMENT – This Agreement, along with those documents which are executed in conjunction with this Agreement at the commencement of the parties' obligations hereunder, shall constitute the entire Agreement of the parties hereto. Except as contained in those other documents executed incidental to the execution of this Agreement, there are no other promises, representations, terms, conditions or obligations other than those contained herein. To the extent that any other documents executed incidental to the execution of this Agreement may contain terms which are inconsistent with the terms of this Agreement, the terms of this Agreement shall prevail and supersede the inconsistent terms of other documents.

26. MODIFICATION – This Agreement shall not be modified except in a writing signed by both parties.

27. U.S.A. PATRIOT ACT COMPLIANCE – Customer acknowledges that, in conjunction with the execution of this Agreement, it has executed all documents requested by CONNECT ATM for the purpose of complying with the U.S.A. Patriot Act. CONNECT ATM warrants that it will not release, for any reason, Customer's personal social security number to any unauthorized party or to any soliciting company for any reason. Customer's social security number will be protected not only by CONNECT ATM, but will be protected under the U.S.A. Patriot Act. This information obtained by CONNECT ATM is for the sole purpose of complying with the U.S.A. Patriot Act and will not be released to anyone under any circumstances, other than as approved by the provisions of the U.S.A. Patriot Act.

28. CONFIRMATION OF AUTHORITY – By signing this Agreement for and on behalf of Customer and CONNECT ATM, each of the undersigned, in his or her capacity as an officer of Customer or CONNECT ATM, does hereby warrant and represent to the other party that he or she does have authority to execute this Agreement for and on behalf of Customer or CONNECT ATM and that all information contained herein and in any other document executed in conjunction herewith, is true, complete, and correct. Each of the undersigned hereby warrants and represents on behalf of Customer or CONNECT ATM in his or her capacity as an officer of Customer or CONNECT ATM that this Agreement, when executed, will be valid and enforceable against Customer or CONNECT ATM.

29. CAPTIONS – Captions contained in this Agreement are inserted only as a matter of convenience and in no way define, limit or extend the scope or intent of this Agreement or any provision hereof.

30. DRIVE RATE-- ConnectATM Will charge _____(The customer) at **eight cents(\$.08) buy rate for all surcharge transactions**

31. EFFECTIVE DATE OF AGREEMENT – This Agreement shall not be effective and deemed accepted by Customer and CONNECT ATM until the parties' duly authorized representatives have signed and dated this Agreement.

IN WITNESS WHEREOF, the undersigned duly authorized representatives of the parties have executed this Agreement as of the dates set forth below their names.

CONNECT ATM
16 Jordan St Suite 2
Skaneateles, NY 13152
(315)430-8845

CUSTOMER
Name: _____
Address: _____
City, State, Zip: _____
Phone: _____

Authorized Signer – Please Print

Authorized Signer – Please Print

Signature of Authorized Signer

Signature of Authorized Signer

Date: _____

Date: _____

Information for VISA Background Checks

Signer's Social Security No: _____

Date of Birth: _____

Tax ID No: _____