## CRYPTO DEBIT PROCESSOR INC. TERMINAL Contract (THE "AGREEMENT) Between 3331530 NS LIMITED o/a CRYPTO DEBIT PROCESSOR INC. (CDPI) and THE CLIENT Listed Below

CLIENT Site Name (Trade Name or Name	that the Real O	wner is o	perating b	usiness ι	under): GST/HST Number:	
CLIENT Legal Name (full corporate name	with Ltd., Inc, et	tc. or livir	ng person'	s name i	f owner is using a trade name)	
Crypto Debit Point of Sale Machine ("TER	MINAL") Site Ac	ddress (In	clude City	, Provinc	ee and Postal Code):	IENT AI
CLIENT REPRESENTATIVE:	Main Line:			Mobile Number:		CLIENT AND LOCATION INFORMATION
Email Address:	Business Description:					- ION
BANK , Branch, Address (Deposit Transactio	n Settlements)	BANK	NK Account Number and Transit (attach VOID Check)			
	TERM	inal D	ETAILS			
TERMINAL Model and Serial #:	LARGE TRANSACTION SIZE LIMIT \$80,000 for Large Transactions provided customer provides proper ID and Source of Funds Declaration, as per FINTRAC AML Rules and Regulations. #15 Below.			o <b>per</b> ation,	Transaction Size Limit:: NO ID  Required CDN \$ 999.00 per 24 hrs  with the same customer  unless otherwise authorized or adjusted under Section 15 of this Agreement.	
Equipment Fee (Paid by CLIENT)			Transaction Fee (Paid by CLIENT'S Customers)			
Equipment Rental: \$70 monthly fees plus applicable taxes			5% of transaction gross value per transaction (subject to adjustment as per Section 5)			
Attach: (i) Proof of Business Documen (ii) Main Contact Photo ID (Driver's Lic	cense or Passp	ort); an	d		er Business License);	
(iii) a VOID cheque or Bank Statemen		_		on		
The undersigned acknowledges having read th			PTANCE	rms and (	Conditions (as defined and set fort	h in tho
following pages attached hereto and incorpora						
CLIENT's Full Legal Name:		Da	Date:			
The undersigned affirms they are authorized to	sign this Agreem	ent on bel	nalf of the (	CLIENT (this	s Agreement binds all Persons defined as "CL	IENT" herein)
By: AUTHORIZED SIGNATURE			Title:			
This Agreement shall not become binding	g upon CDPI un	til accept	ed as follo	ows:	Date of CDPI Acceptance:	
By: Authorized Signature of 3331530 NS Limited		Na	Name / Title:			

## TERMS and CONDITIONS To The AGREEMENT Between 3331530 NS Limited o/a CDPI and THE CLIENT For Use Of The TERMINAL

IN CONSIDERATION OF the Terms and Conditions set forth herein, CDPI and the CLIENT agree as follows:

- Definitions: In these terms and conditions: (a) "Agreement" means theseTerms and Conditions and the CDPI Form 1; (b) "CDPI" means 3331530 NS Limited o/a Crypto Debit Machine as identified on the CDPI Form 1; and (b) "CLIENT" means the person or persons identified as such on the CDPI Form 1; (c) "CLIENT REPRESENTATIVE" means the person or persons identified as such on the CDPI Form 1 (d) "TERMINAL" refers to the Crypto Debit terminal identified on the CDPI Form 1 or any replacement thereof; (e) "CDPI Form 1" means the cover page attached to these Terms and Conditions which is incorporated by reference herein and which forms part of the Agreement; (f) "Transaction Exchange Fees (TEF)" means the fees charged to customers of CLIENT for use of the TERMINAL to complete a purchase and sale or cash withdrawal transaction as stipulated on the CDPI Form 1 Cover Page.
- 2. CDPI's Obligations and Rights: CDPI shall provide transaction processing, reporting and monitoring for the TERMINAL and provide the Terminal with access to a transaction processing entity (each particular entity, a "Processor") of CDPI's choosing. CDPI shall be exclusively authorized to deal with the Processor(s) on behalf of the CLIENT and CDPI shall be solely responsible for all fees charged by Processor(s). CDPI shall have the absolute discretion to select and/or change Processor(s) on behalf of the CLIENT at any time at their sole and absolute discretion. CDPI shall provide technical repair and maintenance service as necessary for the proper functioning of the TERMINAL. CDPI is responsible for the cost of all labour as required as a result of 'Normal' wear and tear of the TERMINAL. CDPI's obligations, including without limitation its service obligations, under this Agreement shall terminate upon the CLIENT being in default of its obligations hereunder without any requirement by CDPI to first provide prior notice of such default. CDPI shall have the right, without the CLIENT's prior consent, to assign, transfer or subcontract any undertaking or obligation hereunder, including the assignment of this Agreement, to any person or entity capable of properly performing these obligations. CDPI shall make available to and provide the CLIENT with the TERMINAL; and the CLIENT acknowledges that CDPI is the sole and unconditional owner of the TERMINAL.
- 3. CLIENT's Obligations: The CLIENT agrees to: (A) limit the size of its transactions to any single client to not more than CDN \$999.99 in any Single Transaction, unless Client provides acceptable government issued Photo ID, in which instance there is no upper limit to the amount of the Transaction; (B) provide or arrange to provide for the following at its own expense: (i) a location suitable to CDPI for the TERMINAL at the CDPI Site Address; (ii) a TERMINAL-dedicated 110-Volt AC power outlet and electrical power within 3 feet of the TERMINAL location; (iii) a TERMINAL-dedicated IP WiFi connection approved by CDPI; and (iv) display signage and promotional materials provided by CDPI in a prominent location at the CDPI Site Address; (C) maintain the TERMINAL in clean condition, good repair and working order to the standards required by CDPI at the location agreed upon with CDPI at the CDPI Terminal Location Site Address; (D) and not to use the TERMINAL for any unlawful purpose or to process any transactions contrary to applicable AML laws and regulations:
  - (E) not to process any transactions on the TERMINAL for any other person, entity or merchant; (F) communicate to its' customers that ANY and ALL transactions completed on the TERMINAL are Non-Refundable and Cannot be Reversed on the TERMINAL, and such Transaction Non-Refundability must be clearly communicated in a conspicuous manner and any refunds CLIENT may wish to provide will be from their own account (including Transaction Fees) and not from the account of CDPI; (G) advise CDPI and receive consent, (which will not be unreasonably withheld), prior to any relocation of the TERMINAL from its original installation location, even if the relocation is at the same address, such relocation only to be performed by CDPI (or as authorized by CDPI) and the CLIENT shall bear all costs related to the relocation; and (i) to abide by the applicable terms, conditions and policies of the applicable Processor(s) at any particular time, a copy of which has been provided concurrently with the execution of this Agreement and will be updated as additional/alternate Processor(s) are added and/or such policies change.

CDPI and its authorized agents shall at any time and from time to time, during reasonable hours, have the right to inspect the TERMINAL, and the CLIENT shall allow CDPI free access and afford CDPI all facilities necessary for proper inspection. In the event the CLIENT fails to maintain the TERMINAL in good condition as required hereunder, CDPI or its authorized agent shall have the right (but not be obligated), at any time during usual business hours, to inspect the TERMINAL and make any repairs thereto, and for that purpose shall have access to the place where the TERMINAL is located, and the cost of any such repair and labour therefore shall be payable by the CLIENT on demand. CLIENT also expressly authorizes CDPI to provide access to the CLIENT's sales information pertaining to the TERMINAL and covenants to take such steps and sign such documentation as may be required to ensure such access is provided to CDPI.

Other than the TERMINAL, the CLIENT shall not, for any reason whatsoever, permit the installation of or have at the CDPI Site Address, or any adjoining or adjacent property occupied by the CLIENT, any other physical machines and/or electronic web services and/or mobile applications capable of processing transactions using Crypto-Currencies of any kind and shall not otherwise process any Crypto-Currency transactions in any way whatsoever other than through the TERMINAL. The CLIENT grants exclusivity to CDPI and agrees to retain and only perform Crypto-Currency Transactions through CDPI or CDM's Authorized Agents for the operation of the TERMINAL (and any other TERMINAL at the CDPI Site Address) and all TERMINAL transaction processing, maintenance, technical service and parts. The TERMINAL may not be operated using processing, reporting, settlement, monitoring or other services other than those provided by CDPI or as consented to in writing by CDPI. The CLIENT covenants and agrees that, during the Initial Fixed Term (as defined below) and any renewal thereof, it will not (i) utilize the services (including hardware and/or software) of any other transaction processing service provider for any Crypto-Currencies unless otherwise contemplated or provided for herein, or

(ii) place any Crypto-Currency processing machines at the CDPI Site Address unless they are provided by CDPI and the related services are provided for by CDPI. The CLIENT is responsible for the cost of all parts and labour related to TERMINAL maintenance, repair, and any other technical service required for reasons other than normal wear and tear as determined by CDPI in its sole discretion.

The CLIENT is responsible for all damages and costs resulting from acts of vandalism, natural disasters or mistreatment and misuse of the TERMINAL.

The CLIENT agrees to reset the TERMINAL, as required, if necessary or requested by CDFI. If the CLIENT fails to do so, CDPI shall dispatch a technician to perform these functions, the cost of which will be billed to the CLIENT.

The CLIENT represents and warrant to CDPI that neither the CLIENT nor any partner, owner, principal, guarantor, proprietor, officer, shareholder or affiliate nor any other entity in which such persons have had ownership or control in the last 3 years has been in violation of the applicable AML laws regarding transaction processing, proceeds of crime or data security.

The CLIENT shall permit the public to use the TERMINAL during the CLIENTS normal business hours and shall not in any way obstruct access to the TERMINAL. The CLIENT shall allow CDPI, its employees and agents, access to the CDPI Site Address to install, service, supply, replace and/or repair the TERMINAL. In the event that access to the CDPI Site Address is required by CDPI outside of the normal business hours of the CLIENT, the CLIENT shall provide access to such premises at the request of CDPI. The CLIENT shall ensure at all times during normal business hours that at least one (1) employee, agent or representative of the CLIENT has access to the TERMINAL and that such person is on-site or readily available in the event CDPI needs to instruct such a person to perform any service, maintenance or repair work to the TERMINAL.

The CLIENT and CLIENT REPRESENTATIVE expressly acknowledge that CDPI and the Processor(s) utilize third party credit checking providers for the purpose of confirming their identities. To verify such identity, CLIENT and CLIENT REPRESENTATIVE'S personal information will be matched with the information contained in their Credit File Report and other third party sources. CLIENT and CLIENT REPRESENTATIVE consent to such personal information being compared to records maintained by such third parties, including telecom and other service providers and also consent to those third parties providing personal information to CDPI and Processor(s) and our third party suppliers for the purpose of identity verification. By execution of this Agreement, CLIENT and CLIENT REPRESENTATIVE consent to the collection, use, disclosure and storing of personal information for the express purpose of identity verification.

- 4. Advertising: CDPI reserves the right to: (a) mark or identify the TERMINAL by affixing self-adhesive labels on the TERMINAL; and (b) display messages on the TERMINAL screen, to identify CDPI or its services. CDPI reserves the right to affix signage and advertising, at its discretion, on the TERMINAL or the TERMINAL screen. The CLIENT agrees to allow CDPI to place suitable signage in the CLIENT's place of business and windows to effectively promote the services provided by the TERMINAL. At any time without the consent of the CLIENT, and for any reason whatsoever, CDPI may change the content, wording, branding, design and appearance of the TERMINAL and related advertising, logos and signage (whether on the interior or exterior of the CDPI Site Address or on the TERMINAL machine itself) including, without limitation, in connection with any joint ventures or partnerships which CDPI may enter into from time to time.
- Financial Arrangements: CDPI and the CLIENT agree that the Transaction Exchange Fee (TEF) (as defined on the CDPI Form 1 Cover Page) payable by users of the TERMINAL on each approved transaction conducted through the TERMINAL, shall initially be the amount set forth in the CDPI Cover Page but CDPI retains the right, in its sole and absolute discretion, to amend the Transaction Fee for any reason whatsoever, including without limitation, market demand, competition and/or regulatory environment. The CLIENT hereby authorizes CDPI to deduct the Equipment Fees (as defined on the CDPI Form 1 and any other amounts owing to CDPI (if any) by the CLIENT for any reason whatsoever from amounts payable to CLIENT hereunder. CDPI agrees to maintain an agreement with such Processor(s) as required, including without limitation Crypto-Currency exchange(s) and settlement provider(s) whereby such Provider(s) will Direct Deposit the settlement of transactions conducted on the TERMINAL, payable to the CLIENT, directly into the bank account designated by the CLIENT. The(se) deposit(s) shall be made once a minimum deposit size of CDN\$100 is reached and shall be made by the close of the business day following the day of any transactions, provided such transactions are conducted on the TERMINAL on or before 11:00 a.m. EST on a particular business day. In the event that any such settlement has not occurred by the next business day, the CLIENT shall immediately provide notice to CDPI who shall then have not more than 72 hours from receipt of such notice to rectify such late settlement. Neither CDPI, nor its' associates, shareholders, officers or directors shall be held liable for any failure or delay in making such deposits and the sole recourse for any such delay or failure shall be for the CLIENT to pursue the Processor(s) directly. CDPI agrees to co-operate and assist the CLIENT with any such pursuits in a reasonable commercial manner and the CLIENT hereby indemnifies CDPI and its associates, shareholders, officers and directors from any such direct, indirect or consequential losses or damages. After a period of sixty (60) calendar days following any transaction conducted on the TERMINAL, the CLIENT forfeits any rights of recourse regarding any disputed payment amounts hereunder.

A transaction statement setting out the transactions made through the TERMINAL for each calendar month shall be made available to the CLIENT through an online portal. CLIENT hereby expressly authorizes CDPI to have access to its books and records with all Processor(s) for the fulfillment of its obligations hereunder.

6. **Term:** The term of this Agreement shall be Five (5) years commencing on the Date of Installation of the CDPI Crypto Debit Machine. This Agreement shall be automatically renewed for one (1) further period of five (5) years, less one (1) day, unless the CLIENT notifies CDPI in writing at least 60 days prior but not greater than 120 days prior to expiry of the Initial Fixed Term or any then-current renewal term. CDPI may, in its sole discretion and at any time, remove the TERMINAL from the CDPI Site Address and terminate this Agreement if the average number of TERMINAL transactions per month processed by the TERMINAL pursuant to this Agreement is below the required minimum number of transactions (as determined solely by,and at the complete discretion of CDPI) or is determined to not be commercially viable, In lieu of removal and at CDPI's sole discretion, CDPI may initiate the option of a monthly rental Equipment Fee of \$70/month, to be paid by automatic debit from CLIENTS bank account.

The CLIENT may not terminate this Agreement before expiry of the Initial Fixed Term or of any renewal thereof. Notwithstanding any legal provision to the contrary, the CLIENT hereby waives any and all rights to unilaterally terminate this Agreement before the expiry of its Initial Fixed Term or of any automatic renewals thereof including, without limitation, pursuant to article 2125 of the Civil Code of Québec.

- 7. **Default:** In addition to CDPI's other termination rights set forth herein, CDPI may terminate this Agreement if the CLIENT is in material breach of any provision hereof and that breach is not remedied within 15 days following written notice from CDPI. CLIENT acknowledges that CDPI is entitled to specific performance by CLIENT of its obligations under this Agreement. Should this Agreement be terminated prior to the expiry of the Initial Fixed Term or of any applicable renewals thereof (the "**Early Termination Date**"), the CLIENT agrees to:
  - a. honor its commitments hereunder for the remainder of the Term, prohibiting the processing of any transactions whatsoever by any means, for any form of Crypto-Currencies, return the TERMINAL to CDPI in the same condition and working order as originally provided to CLIENT (normal wear and tear excepted), failing which, pay the sum of \$500.00 (five hundred dollars CDN) to CDPI:
  - b. pay CDPI an Equipment Fee of \$70 per month (regardless of whether the CLIENT has been provided any reduced promotional Equipment Fee hereunder), for each month remaining in the Term, all such payments to be accelerated, due and owing on the Early Termination Date; and
  - c. the CLIENT further agrees that the Early Termination Fee represent an estimate of CDPI's damages and that such damages are deemed to be liquidated damages and not a penalty and do not limit any other recourse available to CDPI.
- 8. Right to match offer: If at any time up to one (1) year after the expiry of the Initial Fixed Term or any renewal thereof or termination (including, without limitation, termination pursuant to Section 7 hereof), the CLIENT obtains an offer from a third party to provide services similar to those provided by CDPI pursuant to this Agreement, the CLIENT shall, prior to accepting such offer, give written notice thereof to CDPI, which notice shall include the terms and conditions of the offer. CDPI shall, within thirty (30) days of receiving the notice, send written confirmation to the CLIENT of its intention to agree or refuse to provide the CLIENT with similar services, on similar terms and conditions, as those contained in the offer. The CLIENT may not enter into any agreement with respect to services similar to those provided by CDPI under this Agreement unless it has first notified CDPI in accordance with this clause and CDPI has refused to provide the services or has not replied to the CLIENT within the aforementioned thirty (30) days.
- Execution and Assignment: The CLIENT represents and warrants to be capable of the execution and compliance with this Agreement and that it does not conflict with any other agreement binding on the CLIENT. This Agreement enures to the benefit of, and is binding upon, the parties hereto and their respective heirs, executors, administrators, successors and assigns. The CLIENT may not assign this Agreement without the written consent of CDPI, which consent may not be unreasonably withheld by CDPI. The CLIENT shall use its best efforts to cause any purchaser or other transferee of the TERMINAL or the business at the CDPI Site Address to agree that such transferee shall be bound by all of the terms and conditions of this Agreement which are applicable to the CLIENT or its interest in the TERMINAL or the business at the CDPI Site Address. The CLIENT shall promptly notify CDPI of its intention to sell or transfer the TERMINAL or the business at the CDPI Site Address. If the CLIENT fails to cause such transferee to be bound as described in the previous sentence, the assignment will be treated as a default hereunder and the penalties described in Section 7 hereof shall apply. This Agreement shall only be binding and enforceable by CDPI only once the CDPI Cover Page is duly executed by CDPI. CDPI shall have the absolute and unfettered discretion to assign this Agreement at any time, to any party without the consent of the CLIENT.
- 10. Limitation of Liability and Indemnity: In no circumstances shall CDPI, its shareholders, partners, associates, officers, directors and permitted assigns be held liable for any loss or special damages, punitive, incidental or indirect, any loss of earnings or profits, any inability to realize profits or anticipated savings, or any loss or damages arising from an interruption of the service provided by CDPI or any default on the part of CDPI under the terms hereof, regardless of whether such damages may be related to a service provided under this Agreement or arise due to a breach, real or alleged, of CDPI's contractual or extra-contractual obligations. The CLIENT hereby indemnifies CDPI and its shareholders, partners, associates, officers, directors and permitted assigns from and against any and all losses which are directly or indirectly, or in any way or in any manner whatsoever, the result of, caused by, or arise from: (i) CLIENT's noncompliance with this Agreement or any applicable law including without limitation proceeds of crime and money laundering laws and data security / client confidentiality laws; (ii) any claims or disputes between the CLIENT and their customers regarding the use of the TERMINAL including without limitation disputes pertaining to returned goods, chargebacks and Transaction Fees; and (iii) any claims or disputes between the CLIENT and any Processors.
- 11. Consent: If required for any regulatory compliance, the CLIENT hereby expressly acknowledges and authorizes CDPI (and / or any Processor(s)) to perform background checks (including criminal background checks) and CLIENT hereby covenants to comply with any other regulatory compliance procedures which may now exist or which may arise. Where the CLIENT is a legal entity, CLIENT covenants to ensure compliance with this Section by each of its shareholders, directors and officers. Moreover, the CLIENT undertakes to provide CDPI with any additional information it may request from time to time during the Initial Fixed Term or any renewal thereof in connection with carrying out such regulatory compliance procedures.
- 12. **Severability:** Should any provision of this Agreement be declared illegal, invalid or unenforceable, then such provision shall be deemed null and void without invalidating the remaining provisions hereof. This Agreement is not effective until executed by the CLIENT and is accepted by CDPI.
- 13. **Entire agreement:** This Agreement supersedes all prior negotiations and verbal and written agreements. This Agreement may not be amended or modified except by written agreement signed by a duly authorized representative of CDPI and of the CLIENT.

- 14. **Governing Law:** The parties hereto agree that the laws of the Province in which the CDPI is located (Nova Scotia) and the federal laws of Canada applicable in such province govern this Agreement. The parties hereto irrevocably submit to the jurisdiction of the Courts of the Province in which the CDPI Site Address is located with respect to any dispute arising from or out of this Agreement.
- Anti-Money Laundering & Terrorist Financing Regulations: CLIENT acknowledges and agrees that they are 15. required pursuant to Anti-Money Laundering Regulations (as may be amended from time to time), to obtain and keep the Information (as defined below) relating to its customers and clients and transactions conducted using the TERMINAL. Consequently, the CLIENT agrees to promptly and accurately complete such Anti-Money Laundering Regulations information forms as required under such legislation (the "Forms") and further agrees to promptly provide copies of all Forms to CDPI and to provide such additional information about its customers and clients and transactions conducted using the TERMINAL as may be requested by CDPI from time to time. The CLIENT hereby represents and warrants to CDPI that the information set forth in the Forms, or otherwise provided to CDPI (collectively, the "Information") is or will be true, complete and correct as of the date that the Information is provided. The CLIENT agrees and undertakes to (i) advise CDPI of any change in the Information within ten (10) days of such change, and (ii) submit the Forms within ten (10) days from the time CDPI makes a request to that effect, it being understood and agreed that CDPI may make such request at any time and from time to time in its sole and absolute discretion. The CLIENT agrees to protect and use all Information only in accordance with applicable laws. Notwithstanding the above, unless otherwise expressly authorized in writing, and in compliance with CDPI's FINTRAC policies and procedures, the CLIENT shall limit transactions on the TERMINAL to the Transaction Size Limit (as defined on the CDPI Cover Page). CDPI expressly reserves the right to unilaterally alter the Transaction Size Limit in its sole and absolute discretion without recourse by CLIENT.
- 16. Confidential Information: The CLIENT shall diligently protect and safeguard the all confidential information of CDPI and of its customers in relation to all transactions processed on a TERMINAL ("Confidential Information"). During the Initial Fixed Term and any renewals thereof, and for a period of five (5) years thereafter, the CLIENT shall not use or disclose to any other person any Confidential Information, except as required in connection with applicable laws, as expressly permitted under this Agreement or as agreed to in writing by CDPI Notwithstanding the above, this Section shall not apply to Confidential Information that: (a) is in the public domain at the time of its disclosure, or which, after disclosure, becomes part of the public domain other than by disclosure by the CLIENT; (b) the CLIENT can show was in its possession at the time of disclosure and was not acquired from CDPI; or (c) was received by the CLIENT from a third party without a covenant of confidentiality, provided such third party is under no obligation of confidentiality with respect to the Confidential Information. The CLIENT shall keep informed of CDPI's policies and procedures for safeguarding its property including, without limitation, the Confidential Information and the confidentiality thereof, and will strictly comply with such policies and procedures. Upon the termination of this Agreement, the CLIENT will return to CDPI all of their property in the CLIENT's possession without retaining any copies or record thereof.
- 17. Intellectual Property: CDPI retains all ownership and copyright interest in and to any intellectual property, computer programs, documentation, technology, know-how and processes developed by us and provided to you in connection with this Agreement and the use of the TERMINAL. CLIENT is hereby granted a non-exclusive license to use any such intellectual property made available to CLIENT for the limited purposes contained in this Agreement. This license is granted solely to CLIENT for its own use with no right to sub-license and the CLIENT is strictly prohibited from reverse engineering, disassembling or decompiling the TERMINAL or any intellectual property.
- Notice: In this Agreement: any notice or communication required or permitted to be given under this Agreement will be in writing and will be considered to have been given if delivered by hand or transmitted by email to the address or email address of the applicable party as set forth on the CDPI Cover Page, or to such other address or email address as any party may designate in the manner set out above. Any notice or communication will be considered to have been received:

  (i) if delivered by hand during business hours on a business day, upon receipt by a responsible representative of the receiver, and if not delivered during business hours, upon the commencement of business on the next business day; and (ii) if sent by email transmission during business hours on a business day, upon the sender sending the email and if not transmitted during business hours, upon the commencement of business on the next business day.
- 19. Payment Card Industry Rules and Standards: Although not currently bound by Payment Card Industry rules and standards, but in contemplation of potential upcoming regulatory oversight of Crypto-Currency transactions ("Crypto-Currency Regulations"), the CLIENT acknowledges and agrees to comply with Payment Card Industry rules and standards and with any Cyrpto-Currency Regulations, as they may be modified from time to time, or such other regulatory rules that may be implemented governing Crypto-Currency transactions. The CLIENT agrees to keep employee logs indicating individual hours worked and to submit those logs to CDPI within twenty-four (24) hours upon request, should an investigation involving theft or fraud be initiated. The CLIENT agrees to keep confidential all information pertaining to Transactions and customer data. The CLIENT acknowledges that CDPI may, from time to time, require certain software and hardware modifications to the TERMINAL ("Upgrades") so that the TERMINAL can remain in compliance with applicable regulations and processing requirements. The CLIENT hereby authorizes CDPI and/or its service provider to install these Upgrades at CDPI's expense. CDPI has provided and will continue to provide the services necessary for the TERMINAL to comply with the aforementioned rules. If for any reason the TERMINAL fails to comply with any of the rules, the CLIENT shall contact CDPI to rectify the situation immediately.
- 20. For Depositing Crypto into end-user defined/provided CLEAR Digital Address for Deposit, (as the case may be and as identified on CDPI Form 1.) Client MUST have a Crypto Wallet Address for EACH Crypto-currencey they intend to be paid into)
- 21. **IMPORTANT:** If the Clients' Digital Wallet Address String has **ANY** Errors, however minute, any and all funds sent to the Wrong Information **Cannot** be recovered, ALL Settlements are A ONE WAY TRANSMISSION, There is absolutely No Way To Cancel or Revert, so ensure your information is absolutely 100% correct.
- 22. English Language. This Agreement shall be written and executed in, and all other communications under or in connection with this Agreement shall be in, the English language. Any translation into any other language shall not be an official version thereof, and in the event of any conflict in interpretation between the English version and such translation, the English version shall control.