



**AUTOMATED BUSINESS MACHINES SWF, INC.**  
 13300-56 S. Cleveland Ave., #664  
 Fort Myers, FL 33907  
 Phone: (239) 267-6686

**MAINTENANCE AGREEMENT**

Contract Date: \_\_\_\_\_

CUSTOMER	MACHINE DESCRIPTION	SERIAL NO.	PRICE
LOCATION			
CONTACT PERSON	EMAIL	PHONE	FAX

TO KEEP YOUR EQUIPMENT, HEREINABOVE IDENTIFIED OR AS SHOWN ON THE INVENTORY ATTACHED HERETO AND MADE A PART HEREOF, IN SATISFACTORY AND EFFICIENT OPERATION, IN CONSIDERATION OF THE PAYMENT, ANNUALLY IN ADVANCE, OF THE TOTAL AMOUNT LISTED ON OUR CURRENT INVOICE, AUTOMATED BUSINESS MACHINES AGREES TO FURNISH SERVICE TO THIS EQUIPMENT AS FOLLOWS:

**INSPECTIONS PER YEAR: \_\_\_\_\_**

**TERM OF SERVICE: \_\_\_\_\_ THRU \_\_\_\_\_**

**PREVENTATIVE MAINTENANCE INSPECTIONS**  
 Consisting of cleaning, lubricating and adjusting of the equipment. The number of inspections per year is shown above.

**OPTIONAL "PREVENATATIVE" MAINTENANCE ONLY:**  
 Yes \_\_\_ No x If this option is marked Yes, this agreement applies only to said Preventative Maintenance Inspections and all corrective maintenance terms and conditions as set forth herein shall be deemed null and void. All other terms and conditions shall remain in full force and effect.

**RIBBONS, if applicable,** will be supplied and installed free of charge when Scheduled Preventative Maintenance Inspections are rendered, if the Ribbon Option Plan is designated below. Otherwise ribbons will be furnished at regular list prices and will be installed without labor charge only when other service work is being rendered. An appropriate charge will be made if a special trip is required.

Ribbon Option: Yes \_\_\_ No \_\_\_

**AUTOMATIC RENEWAL:** This agreement will be automatically renewed for successive periods of one year each at the price in effect at the beginning of each such period.

**GENERAL PROVISIONS:** The equipment must be in good operating condition on the effective date of this agreement.

For the charges referred to herein above we offer the best available service technicians but such charge does not contemplate assumption by us of any liability for losses or damages caused by delays or otherwise in rendering of equipment maintenance hereunder, nor for labor, expense or material necessary to repair damage to the equipment caused by accident or abuse or arising from acts of third persons or any force of nature nor for altering the equipment. Such repair or alteration will be rendered only upon special order by the Customer and after approval by Customer of the estimated additional charge thereof.

This Agreement is not transferable without our consent and will remain in force until canceled by either party by written notice to the other. Thirty days prior to the cancellation date.

It is agreed that this agreement shall be subject to acceptance by Management.

CUSTOMER SIGNATURE AND TITLE	SERVICE MANAGER
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