TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Evergreen Teller Services, Inc.		11/19/2004	CORPORATION: CALIFORNIA
eFunds Corporation		11/19/2004	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Access Cash International L.L.C.
Street Address:	8501 N. Scottsdale Road, Suite 300
City:	Scottsdale
State/Country:	ARIZONA
Postal Code:	85253
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2199598	TELLER QUICK

CORRESPONDENCE DATA

Fax Number: (215)405-2921

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 215-977-2166

Email: skullman@wolfblock.com

Correspondent Name: Peter T. Wakiyama

Address Line 1: Wolf, Block, Schorr and Solis-Cohen LLP

Address Line 2: 1650 Arch Street, 22nd Floor

Address Line 4: Philadelphia, PENNSYLVANIA 19103

NAME OF SUBMITTER: Suzanne M. Kullman

Total Attachments: 6 source=efunds#page1.tif source=efunds#page2.tif source=efunds#page3.tif source=efunds#page4.tif

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INTELLECTUAL PROPERTY ASSIGNMENT

This INTELLECTUAL PROPERTY ASSIGNMENT (the "Assignment") is effective as of November 19, 2004, by and between Evergreen Teller Services, Inc., a California corporation (the "Subsidiary"), having its principal place of business at 8501 North Scottsdale Road, Ste. 300, Scottsdale, AZ 85253, eFunds Corporation, a Delaware corporation, having its principal place of business at Gainey Center II, 8501 N. Scottsdale Road, Suite 300, Scottsdale, AZ 85253 ("Parent"), and Access Cash International L.L.C., a Delaware limited liability company, having its principal place of business at 8501 N. Scottsdale Road, Suite 300, Scottsdale, AZ 85253 ("ACI").

WHEREAS, Parent, eFunds (Canada) Corporation (formerly known as Access Cash Canada Co.), a Nova Scotia unlimited liability company, TRM ATM Corporation, an Oregon corporation ("TRM ATM"), and TRM Canada Corporation, a Canadian corporation ("TRM Canada" and, together with TRM ATM, the "Purchasers") entered into a Purchase Agreement, dated September 20, 2004 (the "Purchase Agreement"), pursuant to which, among other things and upon the terms and conditions set forth therein, Parent has agreed to sell to TRM ATM, and TRM ATM has agreed to purchase from Parent, after giving effect to the ACI Restructuring, all of the outstanding membership interests in ACI.

WHEREAS, in connection with the ACI Restructuring, the Subsidiary (a wholly-owned subsidiary of Parent) and the Parent are assigning certain intellectual property assets to ACI; and

WHEREAS, Subsidiary and Parent are the owners of the trademark and domain name rights set forth under each respective owner's name in Schedule A (collectively referred to herein as "<u>Transferred Intellectual Property</u>"); and

WHEREAS, ACI is desirous of acquiring all right, title, and interest in and to all of the Transferred Intellectual Property, all goodwill connected with the use thereof, symbolized thereby and associated therewith, and the respective businesses of Subsidiary and Parent to which such Transferred Intellectual Property pertains; and

WHEREAS, all capitalized terms used herein and not otherwise defined herein shall have the meanings given to them in the Purchase Agreement and the Schedules related thereto.

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NOW THEREFORE, for good and valuable consideration as set forth in the Purchase Agreement, the receipt of which is hereby acknowledged, Subsidiary, Parent, and ACI agree as follows:

- 1. Subsidiary hereby sells, assigns and transfers to ACI, its successors and assigns, all of its right, title and interest in and to the Transferred Intellectual Property, all goodwill symbolized thereby and associated therewith, and the business of Subsidiary to which said Transferred Intellectual Property pertains, all other intellectual property of the Subsidiary used solely in the operation of the Base Business, and the right to sue and recover damages for past infringement.
- 2. Parent hereby sells, assigns and transfers to ACI, its successors and assigns, all of its right, title and interest in and to the Transferred Intellectual Property, all goodwill symbolized thereby and associated therewith, and the business of Parent to which said Transferred Intellectual Property pertains, and the right to sue and recover damages for past infringement.
- 3. Nothing herein is intended to modify, limit or otherwise affect the representations, warranties, covenants and agreements contained in the Purchase Agreement, and such representations, covenants and agreements shall remain in full force and effect in accordance with the terms of the Purchase Agreement. In the event of a conflict between this Assignment and the Purchase Agreement, the provisions of the Purchase Agreement shall govern, supersede, prevail and apply.
- 4. Unless otherwise defined herein, capitalized terms used herein shall have the same meaning as defined in the Purchase Agreement.

IN WITNESS WHEREOF, the undersigned has of November, 2004.	ave executed this Assignment as of the 19th day
EVERGREEN TELLER SERVICES, INC., Subsidiary Assignor By: Quality Calaba	EFUNDS CORPORATION, Parent Assignor By:
Title: Chit Executive Officer APPROVED AS TO FORM	ACCESS CASH INTERNATIONAL LLC, Assignee
LAW DEPT. SPE	By: Real of Jelfh Title: Chief Execusive Office
STATE OF <u>Arizona</u>) COUNTY OF <u>Maricepa</u>)	
The foregoing instrument was acknot 2004 by Paul Walsh EVERGREEN TELLER SERVICES, INC., a Ca TELLER SERVICES, INC.	wledged before me this 19th day of Naember, as Chief Executive of Over of lifornia corporation, on behalf of EVERGREEN
My commission expires: 12-7-05 Notarial Seal Olaudia A. Coleman	OFFICIAL SEAL* Claudia A. Coleman Notary Public Arizona Maricopa County My Constitution Entre 12772006

Notary Public

STATE OF Acizona
COUNTY OF Mariceps
The foregoing instrument was acknowledged before me this 19th day of November, 2004 by Paul Wash as Chile Executive of EFUNDS CORPORATION. The foregoing instrument was acknowledged before me this 19th day of November, of EFUNDS CORPORATION.
My commission expires: 12-7-05
Notarial Seal
Olandin a. Caleman Notary Public Arzona
Notary Public
COUNTY OF Mericops
The foregoing instrument was acknowledged before me this 19th day of November 20 of by Paul Walth as Chet Execute of ACCESS CASH INTERNATIONAL LLC, a Delaware limited liability company, on behalf of ACCESS CASH INTERNATIONAL LLC
My commission expires: 12-7-05
Notarial Seal
Olandin a. Caleman Claudia A. Coloman
Notary Public Marcopa County My Countain Enter 12772005

ACKNOWLEDGMENT	
On behalf of ACI	, I hereby acknowledge receipt of
assignment for good and valuable con Schedule A.	nsideration of the trademarks and domain names set forth in
	By: Laul Fralk
	Title: CEO
ACKNOWLEDGMENT	
On behalf of eFunds Corpora	tion, I hereby acknowledge
	tion, I hereby acknowledge aluable consideration of the trademarks and domain names set
receipt of assignment - for good and v	
receipt of assignment - for good and v	aluable consideration of the trademarks and domain names set
receipt of assignment - for good and v	aluable consideration of the trademarks and domain names set
receipt of assignment - for good and v	aluable consideration of the trademarks and domain names set

SCHEDULE A TRANSFERRED INTELLECTUAL PROPERTY

Subsidiary Common Law Trademarks

Evergreen Teller Services

Subsidiary Trademark Registrations and Applications

None.

Subsidiary Domain Names

None.

Parent Common Law Trademarks

None.

Parent Trademark Registrations and Applications

TELLER QUICK (& Design) - U.S. Reg. No. 2,199,598

Parent Domain Names

www.accesscash.info

www.accesscash.biz

www.access-cash.biz

www.access-cash.info

www.accesscash.org

www.accesscash.com

www.access-cash.org

www.access-cash.net

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