

Customer Credit Application

17800 N. 85th St. Scottsdale, AZ USA 85255-9603 800.978.2737 • www.axon.com

INSTRUCTIONS: Complete all sections (missing information will delay processing), sign and email to AR@axon.com Legal Name of Business (Applicant): ______ DBA: _____ Business Address: ____ Street City/State Zip Country Billing Address (if different): _____ Street City/State Country Email: _____ Accounts Payable Contact: ______ A/P Phone: _____ A/P Email: Type of business: __ Year: _____ Region: _____ List the year and region of registration: Year: _____ Region: _

Dun & Bradstreet Number: ____ Registration Number: ____ List the year and region of registration: Resale License No*.: _____ Type of Business: _____ Annual Sales Volume: \$_____ Amt. of Credit Requested: \$_____ *REQUIRED :Please attach all copies of Resale Licenses. Provide the following information for all individual proprietors, corporate officers, or partners: 1. Name: Title: 2. Name: ______ Title: _____ Title: 3. Name: Your Bank Information: Bank Name: _____ _____ Bank Officer/Contact: _____ Email: Phone: Address: Fax: _ Account No: Credit References: 1. Business Name: Terms: _____ Email: Address: ___ 2. Business Name: ___ Terms: _____ Email: Address: _____ 3. Business Name: _____ Terms: _____ Address: Phone: _____ Email: Terms: _____ Email: 4. Business Name: Address:



Print Authorized Agent Name & Title: _

Customer Credit Application

17800 N. 85th St. Scottsdale, AZ USA 85255-9603 800.978.2737 • www.axon.com

TERMS AND CONDITIONS & AUTHORIZATION FOR CREDIT AND REFERENCE INFORMATION

Applicant warrants the foregoing answers and any other financial statements furnished in connection with this application are true and accurate and affirms that it is financially able to meet any commitments made to AXON ENTEPRISE, INC. (AXON). All purchases by applicant of goods and/or services from Axon will be made in accordance with the terms and conditions of this application and Axon's Sales Terms and Conditions, which is incorporated herein by this reference. The entire outstanding balance due to Axon on all invoices becomes due in full immediately upon default in the payment of any invoice. Applicant agrees to pay a finance charge of 1.5% per month on all invoices outstanding 30 or more days after the date originally due until collected. Applicant agrees to pay any and all attorneys and court fees, costs, and any expenses incurred by Axon in connection with any collection efforts which Axon may have to undertake to collect unpaid balances. Applicant is required to notify Axon of any material change in the information provided, including but not limited to, change of ownership, address or telephone number.

Applicant agrees that upon approval of this application, Axon in its sole discretion, and notwithstanding any request of applicant, has the right to terminate applicant's credit privileges at any time and without prior notice. The approximate initial amount of credit is not binding upon Axon, nor will Axon incur liability by granting, reducing, increasing or refusing such amount. Applicant authorizes Axon to check applicant and applicant's principals' credit history and trade, bank and personal references (whether or not referenced in this application) for customary credit information, to confirm the information contained on the application, including but not limited to, sending a copy of the application to the trade and bank references, and to release information to other creditors regarding applicant's credit experience with Axon. Applicant also authorizes the bank and credit references listed above to release the required information on its business and personal account(s) to Axon.

| Signature: | Date: | | |
|---|---|---|---|
| PERSONAL GUARANTEE | | | |
| the payment by applicant to AXON ENTE (Liabilities). Guarantor expressly waives r by applicant. The obligations of Guaranto counterclaim or reduction of any obligatio Guarantor against Axon. In the event of a has the right to proceed first against Guar she may have rights of indemnification, or Guaranty (collectively the Rights); (ii) und accommodations to applicant, knowingly expenses, including reasonable attorneys of the Guarantor. Guarantor agrees that a will be assessed on any amount due and Guarantor's heirs, successors, assigns, remay be assigned by Axon without notice without regard to the conflicts of law provifederal courts located in Maricopa County Guaranty or any collateral or security. Gu | nancial interest in applicant, and benefiting from the transact RPRISE, INC. (AXON) all amounts due and owing now, an notice from Axon of its acceptance and reliance on this Guar will not be affected, excused, modified, or impaired upon the interest of any kind or nature, which Guarantor has default by applicant on its obligations to Axon, Axon may parantor, without proceeding with or exhausting any other remontribution, reimbursement or exoneration from applicant if the interest charge of having such Rights; and (iii) in furthand voluntarily waives and relinquishes any Rights which may be incurred by Axon in enforcing this Guarant or exoneration from applicant if the interest charge of one and one-half (1.6%) percent per moving to Axon by Guarantor under this Guaranty until collections. Guarantor and Axon irrevocably agree and consent of Axon with regard to any actions or proceedings arising arantor waives any right Guarantor may have to transfer or the personal guaranty signatory below. | d from time to time thereafter from applicant to Axo ranty; notice of sales made to applicant and notice the happening from time to time of any event. No seas or may have against applicant or Axon, is available roceed directly to enforce its rights under this Guaratedies it may have. Guarantor (i) acknowledges that Guarantor performs his or her obligations under this ner consideration of Axon extending financial may arise. Guarantor agrees to pay all fees, costs are aranty or protecting its rights following any default on the highest rate permitted by law, whicheveted. This Guaranty is binding upon Guarantor and axon, its successors, assigns, affiliates and sharehold under the laws and decisions of the State of Arizon and submit to the non-exclusive jurisdiction of the storm, relating to or in connection with the Liabilities change the venue of any litigation filed in such cou | of default et-off, ble to ranty and the or s and on the part er is less, ders and na, tate or this rts. If |
| Print Name | Signature | Date | |
| Print Name | Signature | Date | |
| | For AXON ENTERPRISE use on | y. | |
| Axon Account No.: | Credit Limit: \$ | Date Approved: | |
| Comments: | | | |
| | | | |
| | | | |