

Secure Networks, LLC. P.O. Box 616 Social Circle, GA 30024 PH: (678) 414.7394 FAX: (877) 835.6072

Web: www.secnt.com

Confidential Dealer/Reseller Application

Legal Company Name:						
Trading Name (If any)						
Address:						
City:	State:	Zip:				
Phone:		Fax:				
Landlord		Landlord Phone:				
Ownership Sole proprietor Partnership Corporation	Type of Business (ple	ase check all that apply) % hardware,% software) Dealer/VAR Service/Maintenance Retail Store	ę			
Established since (mo./yr.)		Federal Tax I.D. #				
Past 12 month's gross sales \$						
Number of stocking location:		Number of employees:				
Company Officers:						
Name/Title:		SS#				
Name/Title:						
Authorized Buyers:						
·		Name/Title:				
Firm Name:		a Copy of Your Reseller ID with this Fo	("Reseller")			
I hereby certify that I hold valid <u>Seller's Per</u>	mit No.	issued by the state of				
Personal property described therein which I Tangible personal property; and, that in the ED Display while holding it for sale in the regular Report and pay for the tax, measured by the PERSONAL GUARANTEE In consideration for credit extended, the und company seeking credit for 5 years from acceptance of this guarantee, notice of ext	shall purchase from Secevent any of such prope ar course of business, it purchase price of such purchase price of such proper dersigned contracts and the date of this applications of credit, prese	cure Networks, LLC. will be sold by me in the forty is used for any purpose other than retention, is understood that I am required by the Sales and property. guarantees to the faithful payment, when due, of ation. The undersigned guarantor expressly we nature of demand for payment and any notice to entitled to. Revocation of the guarantee shall be considered.	orm of demonstration, or ad Use Tax Law to fall accounts of the vaives all notice of the of default by the			
Authorized Signature		SSN#				
Name/Title		Date:				



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TERMS AND CONDITIONS

- 1. **TITLE OF GOODS.** Title to all goods, products, merchandise and items ("goods") is retained by seller until all goods are fully paid for by purchaser and all obligations of purchaser have been fulfilled.
- 2. WARRANTY RETURNS. As a precondition to the return of any goods, the purchaser must first obtain a Return Merchandise Authorization ("RMA") number from the seller. In addition, all returns must be shipped to seller with both full insurance and all freight charges prepaid by purchaser. The RMA number must be clearly marked on the return shipping label of each box that contains returned goods, not elsewhere on the box. Seller will not accept any return that does not meet the above requirements. Goods returned in abused or altered condition will not be accepted by seller.
- 3. **RETURNS FOR CREDIT/REFUND.** All products requested and authorized as return for credit/refund must be received by seller within 14 days from the original purchase invoice date, subject to a 20% restocking fee. After 14 days, no credit/refund return will be accepted by seller. Special order and custom-made goods are not returnable. In addition to purchaser's meeting of all the requirements for WARRANTY RETURNS stated above, all return goods must be returned in their original boxes and packing material, including all accessories.
- 4. WARRANTY. Unless otherwise stated, Seller provides a limited 12-month warranty on all products purchased from seller with the following exceptions: (A) 30-day warranty on computer chassis (case); (B) 20-day performance warranty on CPU chip, but the warranty does not cover damage to a CPU chip (e.g. cracks, burns, breaks, bent pins, etc.); (C) 30-day DOA warranty on monitors; (D) DVR Cards are warranted for a period of one (1) year from purchased date. Exceptions to this is any acts of God such as lighting strikes. Please note that replaced or repaired goods continue warranty on the remaining warranty period. The warranty does not extend beyond the original buyer of products from seller. Purchaser may obtain detailed product warranty information from seller. Seller's only warranty obligation is to, at the seller's sole discretion, repair, or replace, or issue a refund, in whole or in part, for any goods deemed defective by the seller during the applicable warranty period. Seller makes no warranty of merchantability of the goods or of the fitness of the goods for any particular purpose. Purchaser assumes all risk, liability, damage and loss in connection with the use of all goods and resale thereof, if any. Seller shall in no event be liable or responsible for any injury, loss, damage, liability, debt, cost, expense, charge or fee of whatever nature, incurred or suffered by purchaser, or any successor or customer of purchaser, whether direct or indirect, incidental or consequential, or in any other manner, in connection with the purchase, use or any resale of the goods.
- 5. CLAIMS/FREIGHT DAMAGE OR DISCREPANCIES. If shipment appears to be damaged or has any discrepancy, the purchaser should **note it on the delivery receipt and have the carrier to acknowledge it**. Refuse only the damaged cartons and contact Seller within 48 hours. Seller will file claim with the carrier since the carrier is liable for damage caused during shipping. At the same time, seller will reship replacement on the damaged goods to purchaser. However, if shipping transportation is arranged by purchaser, then claims for damage or loss in transit must be made by purchaser directly to the carrier, as the carrier is responsible for such damage or loss, not the seller.
- REFUSED ORDERS. Purchaser will be responsible for a 20% return processing charge for refused orders in addition to all freight charges. No future orders will be shipped until this charge is paid.
- 7. **RETURNED CHECKS/PAST DUE ACCOUNTS.** If any check, negotiable instrument, or credit line of purchaser is returned or rejected for any reason, a \$25 service charge will be imposed by the seller for each such event. An account will be deemed past due if full payment is not received by seller in accordance with the terms specified in this invoice. Past due accounts are automatically placed on C.O.D. cash/cashier's check and all shipments are withheld until the account is brought current. An interest charge of 1.5% per month (18% per annum) will be imposed by seller as to all sums not paid when due. In the event of legal action by seller to collect any sum due on account or enforce any term or condition of this invoice, purchaser agrees to pay all of seller's expenses of collection, including court costs and reasonable attorney's fees.
- 8. CHOICE OF LAW, FORUM SELECTION & VENUE. The transaction set forth in this invoice has been entered into in the State of Georgia. The laws of the State of Georgia shall govern all matters as to the interpretation, performance, and enforcement of this invoice. In the event of any litigation between purchaser and seller in connection with this invoice or any goods specified herein, jurisdiction shall be exclusively in the courts of the State of Georgia, State and Federal, and Venue shall be exclusively in the Circuit Court of Social Circle, Georgia or in the United States District Court for the Northern District of Georgia, Eastern Division at Atlanta, Georgia.
- 9. **NO REPRESENTATIONS.** Purchaser acknowledges that neither the seller, nor anyone acting on seller's behalf, has made any representation or statement of fact or opinion to induce the purchaser of any goods specified in this invoice.
- 10. **FORCE MAJEURE.** Neither party shall be liable for any delay in performing its obligations under this Agreement if such delay is caused by circumstances beyond that party's reasonable control, including without limitation any delay caused by any act or omission of the other party, acts of God, or fire, floods or labor disputes.
- 11. **ENTIRE AGREEMENT.** This invoice is intended to be the entire agreement between purchaser and seller. This invoice supersedes all prior and contemporaneous communications, negotiations, representations, and agreements of purchaser and seller whether oral or written, with respect to the goods specified in this invoice as well as the terms and conditions hereof. This invoice may not be modified except by a writing signed by duly authorized representatives of both the purchaser and the seller.

Date:	
	Date:



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CREDIT RELEASE FORM

	(Your Compan	(Your Company Name) hereby authorizes the		
release of trade and bank information t	o Secure Networks, LLC			
BANK REFERENCE (If your bank as previous bank information)	ecount is open for less that	n two years, please provide		
Bank Name:	Address:			
Phone: Fax:	Bank Officer:			
Checking Account #	Date Opened:			
Saving Account #	Date Opened:			
Previous Bank:	Address:			
Phone: Fax:	Bank Officer:			
Checking Account #	Date Opened:			
Saving Account #	Date Opened:			
TRADE REFERENCE				
Company Name:	A/C #	PMT Term		
Address:	Tel:	Fax:		
Company Name:	A/C #	PMT Term		
Address:	Tel:	Fax:		
Company Name:	A/C #	PMT Term		
Address:	Tel:	Fax:		
Authorized Signature:	Name/Title:			



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VISA \ MASTER CARD APPLICATION

	eredit card orders by p E NETWORKS the ri			chased by the following
Authorized Individ	luals:			
1.				
2.				
Company Name:				
Cardholder Name:				
Billing Address:				
	Street			
	City		St.	Zip
American Express 0	Card Number:			Exp. Date:
VISA \ MASTER Card Number:				Exp. Date:
information is incompetent interest of 1.5% per action. If the disput	rect, causing the Creather registry to revoke any month on all invoices to goes to court, I (we	dit Card Compan or all credit limi s considered past agree to pay all 1	y to withhold or ch t granted. In addit due or not paid du ceasonable attorne	nowledge. If the above arge back payments, Secure ion, Secure Networks will charge e to the Credit Card Company's y fees or collection charges. orks to ship to the following
Street				
City		St	Zip	
Ca	rdholder's Signature			 Date