



Credit Application

1. Company Information

Name	DBA	
Federal ID	Date Established	
Ownership Type	Incorporation Date	
Account Executive	Incorporation State	
Telephone #	Fax	

2. Company Officers

CEO/President	Telephone #	
CFO/Treasurer	Telephone #	
Accounts Payable	Telephone #	
	Accounts Payable E-mail	

3. Shipping & Billing Addresses

Shipping	Billing	
City	City	
State / Zip	State / Zip	

4. Type of Credit

Net 30
 Credit Card
 Pre Pay
 Wire / ACH

For Credit Card Only Proceed to Section 8

5. General Information

Amount of Credit	Reseller #	
Annual Sales	Dunn & Bradstreet #	
	# of Employees	

6. Bank Information

Bank Name (1)	Bank Name (2)	
Street	Street	
City	City	
State / Zip	State / Zip	
Telephone #	Telephone #	
Contact	Contact	
Account #	Account #	
Account Type	Account Type	
Other	Other	

7. Trade References

Name	Name
Street	Street
City	City
State / Zip	State / Zip
Telephone #	Telephone #
Fax #	Fax #
Contact	Contact
Credit Line	Credit Line
Name	Name
Street	Street
City	City
State / Zip	State / Zip
Telephone #	Telephone #
Fax #	Fax #
Contact	Contact
Credit Line	Credit Line

8. Terms and Conditions

This credit application and agreement is submitted by the undersigned authorized representative of a customer (hereafter Customer) to Data Center Warehouse, LLC (hereafter Data Center Warehouse), to obtain trade credit and shipment of products from Data Center Warehouse. Customer agrees to make payment in full to Data Center Warehouse for all amounts due according to Data Center Warehouse's invoice(s). Customer also agrees to pay Data Center Warehouse, as interest, an amount equal to 1.5% per month, or the maximum provided by law (whichever is less), for invoice amounts that are past due. Should Customer default in any such payment(s), Data Center Warehouse shall have the right, without notice to Customer, Guarantor or anyone else, to declare all invoice amounts immediately due and payable and to enforce all of its rights and remedies to collect such amounts. In the event Data Center Warehouse should commence any action to collect any amounts owing by Customer or any Guarantor, or otherwise seeks to enforce this agreement against Customer or any Guarantor, Customer and any Guarantor consent to jurisdiction and venue in Orange County, California Superior Court and agree to pay reasonable attorneys' fees, court and other expenses incurred by Data Center Warehouse, whether or not a lawsuit is filed, and including any and all related fees and costs of appeals. This agreement is not transferable or assignable without prior written consent of Data Center Warehouse. This agreement shall become effective upon acceptance by Data Center Warehouse. Customer and Customer's authorized representative signing this agreement hereby represent and warrant that the information provided in this application and in any and all additional documents, financial statements or other information furnished by Customer to Data Center Warehouse is true and correct in all material respects and contains all information necessary so that this application is not materially misleading. Customer acknowledges that Data Center Warehouse is relying on the accuracy of the information provided by Customer. Customer warrants that it is submitting this document on its own behalf; that it is not acting in concert with any other entity; and is not establishing an account with Data Center Warehouse for any other purpose other than the purchase of computer hardware for its customers and/or its own use. Customer hereby grants Data Center Warehouse a security interest in any and all goods purchased by Customer from Data Center Warehouse, and in the accounts receivable and proceeds from accounts receivable attributable to Customer's resale of such goods, to secure any and all obligations of Customer to Data Center Warehouse, including but not limited to, any obligation of payment. Customer agrees to execute any additional documents necessary to perfect or continue any security interest related to this application. Customer also agrees to notify Data Center Warehouse promptly and in writing in the event that any of the information provided to Data Center Warehouse in or in connection with this credit application materially changes. The person signing this agreement represents and warrants that he or she is authorized by Customer to sign this agreement and to bind Customer to its terms. Neither Customer nor any of its Affiliates (i) is, or is controlled by, a "restricted party" within the meaning of the Anti-Terrorism Laws, (ii) has received funds or other property from, or engaged in any other transaction with, a restricted party, or (iii) is the subject of any action or investigation under any Anti-Terrorism Law. Customer and its Affiliates are in compliance with the Anti-Terrorism Laws. Neither Customer nor any of its Affiliates, or any of their respective officers, directors, employees, agents or other representatives, has taken any action that violates or will violate the Foreign Corrupt Practices Act (FCPA), or any similar law to the extent applicable. Customer shall not: (i) conduct any business or engage in any transaction or dealings with any "restricted person" including the making or receiving any contribution of funds, goods or services to or for the benefit of any restricted person, (ii) deal in, or otherwise engage in any transaction relating to, any property or interests in property blocked pursuant to Executive Order No. 13224, or (iii) engage in or conspire to engage in any transaction that evades or avoids, or has the purpose of evading or avoiding, or attempts to violate, any of the prohibitions set forth in Executive Order No. 13224, the USA PATRIOT Act, the OFAC Sanction Programs, or any other Anti-Terrorism Law.

DATED AT (CITY, STATE) _____, AS OF THIS _____ DAY OF _____ 20____

SIGNED BY _____ NAME AND TITLE _____