EOA Telecom Group, Inc. Manufactures Representative Telecom Products

CONFIDENTIAL BUSINESS APPLICATION AND TERMS OF SALE

То:	EOA Telecom Group, Ir PMB 173 405 Ave. Esmeralda Ste Guaynabo, PR 00969-4	e. 2	Date :				
Comp	oany :		·				
Street	t Address :						
City :		Country :	State :		Zip:		
Busin	ess Phone : ()		Fax Phone : ()			
Туре	of Business :		Date Busin	ess Star	ted :		
Corpo	pration Pa	tnership	Proprietorship		Government		
State/	Country Incorporated :		Date of Inc	Date of Incorporation :			
Name	e of Person to contact (Acc	ounts Payable):					
		PRINCIPAL OWN	ERS, OFFICERS OR PART	NERS			
	Name		Address		Phone No.		
				()		
		· <u> </u>		()	<u> </u>	
				()		
				()		
ls you	ir company a division, sub	sidiary or affiliate	of other company ? :	Yes	No No	If yes;	
Comp	oany Name:						
Addre	ess :						
	arks :	(Please include comp	olete address, Country, City, Zip Code,	Etc.)			
I/GIII6	(Please include any spec	ial requirement such as billing, purchas	ing, etc.)			
	ou presently own or have y pany Name:		ner Business(es) in the past	? : Yes	No [If yes;	
Addre	ess :	(Please include comp	olete address, Country, City, Zip Code,	Etc.)			
Rema	arks :		ial requirement such as billing, purchas				

BANK REFERENCES

Bank Name :	Contact :
Address :	Phone : ()
Checking Acct. No. :	Loans : Yes No
TRADE REFERENCES WHO	O SELL TO YOU ON OPEN ACCOUNT
Name :	Phone : ()
Address :	Zip Code ;
Name :	Phone : ()
Address :	Zip Code ;
Name :	Phone : ()
Address :	Zip Code ;
Please include a current financial statement or comp	plete the following:
Current Assets :	Current Liabilities :
Total Assets :	Contingent Liabilities :
Net Income :	_ Total Liabilities :
	Net Worth :

OMISSION OF ANY REQUESTED INFORMATION ABOVE COULD RESULT IN DELAY OR POSSIBLE DENIAL OF APPLICATION. UNSIGNED APPLICATIONS WILL NOT BE PROCESSED.

1) All sales by seller to the buyer are governed by the terms and conditions of this contract, and by signing this contract, buyer agrees to be bound now and for all future purchases by these contract conditions. Buyer and seller both agree that these contract conditions shall be deemed incorporated into every invoice, shipping document, or purchase order that shall hereafter be executed by either of the parties.

2) This contract is drafted and is agreed to take effect under the laws of Puerto Rico. This contract may be enforced under the laws of any other country wherein a dispute between the parties may arise.

3) In the event that buyer is accepted for open account by seller, this agreement shall bear the terms of 30 days from the Invoice date and the parties agree that all invoices become overdue if payment in clear US funds have not been received by seller within 30 days of issuance of invoice, unless otherwise specified in writing. Like payments shall bear a service charge of 1.5% for all or part of each month overdue, including the initial 30 day period. Time is agreed to be of the essence in any transactions hereunder.

4) If the account should become past due, buyer agrees orders may be held until the account is paid in full. Buyer acknowledges that until the Invoice is paid, EOA Telecom Group, Inc. retains the title to the material even though same has been shipped, cleared customs, and received by customer.

Page 2 of 3

5) If the account is placed with a collection agency or attorney for collection or suit, Buyer agrees to pay all legal and collection costs in the United States, Puerto Rico, and in any other country where legal action may occur, including attorneys fees.

6) Buyer agrees that the risk of loss to the goods by the reason of any casualty or by Force Majeure, shall be that of the buyer, commencing when goods are delivered to common carrier. Seller shall not be responsible for any delays in shipment. Buyer must put in its own claims for damaged or lost cargo. All shipments from seller are to be freight and insurance collect, unless agreed to in writing by both parties. Buyer agrees that seller is not responsible for any charges arising from transportation of materials, including, but not limited to, storage, demurrage, drayage.

7) Buyer agrees that this contract is one of bailment, and that buyer hereby becomes bailee for seller, acting as fiduciary for seller in receiving, dealing with, protecting (separate storage) returning (if necessary) the goods being transferred hereunder.

8) Both parties agree that seller is a Distributor only for products sold and does not offer any product warranty nor does seller offer warranty for fitness for a particular purpose. Any warranty is that of the manufacturer only, which may be available for buyer's region or country for goods purchased under this agreement. Buyer agrees to pay all costs to return goods to FOB - seller's warehouse and any other charges from FOB - seller's warehouse to buyer once goods are repaired or replaced by manufacturer.

9) Shipment of goods shall be by carrier selected by buyer; in absence of specification seller may designate any carrier.

10) Buyer, by execution hereof, agrees to all of the above terms which are agreed to be continuing in nature and incorporated in haec verba in each and every invoice, shipping document, or other document generated by the business done between the parties.

11) This contract shall have a term of 2 years, from date hereof.

12) The parties agree that the establishment of commercial regulations between them is of value to both parties and therefore constitutes good consideration for the execution of this document.

AUTHORIZATION: Buyer hereby authorizes the above listed Bank and Trade references to release all credit information requested by EOA Telecom Group, Inc..

IN WITNESS WHEREOF, intending to be bound, the parties hereunto set their hands in seals on this _____ day of _____ of 2008

SELLER	BUYER
EOA Telecom Group, Inc.	
Ву:	
Corporate Officer	Corporate Name
Name :	By :
Title :	Name (Printed) :
	Title :

IMPORTANT: This document must be legalized by a Notary Public and a corporate signature certification must be included with the completed document.

Page 3 of 3