

Please sign and date this Customer Acceptance Form to indicate your acceptance of this proposal as an authorized representative of Customer. Payment will be due Net 30 from the date Customer signs this Customer Acceptance Form. If Customer's internal procedures require that a purchase order be issued as a condition to payment of any Fees due to Rave, Customer will timely issue such purchase order to Rave. This Customer Acceptance Form is governed by the Master License and Services Agreement found at <https://www.getrave.com/terms-of-service/current.pdf>. Any requested changes to the terms by Customer will impact price proposal above. The effective date will be the date Customer signs this Customer Acceptance Form ("Effective Date").

**RAVE ALERT**

No additional fees shall be payable to Rave for Rave Alert messages manually sent for immediate delivery by a Management Console user via the Emergency SMS Profile. The Rave Alert annual license fee also includes unlimited messaging via Email, Social Media, App Push, RSS, or Outbound CAP delivery modes. The delivery of Voice, SMS via 10DLC, or SMS via Web Service messages initiated via the Rave API Toolkit, the Inbound CAP API, or scheduled for future delivery from within the Management Console, may be subject to additional fees. Unless specifically addressed in this or another Customer Acceptance Form, additional per message fees (\$0.03 per SMPP or Web Service SMS message, \$0.08 per Voice Message) are billed quarterly in arrears for message quantities greater than 10,000 messages per month or 1 message per registered user per month, whichever is greater. Rave's Voice messaging fees apply to voice calls made within and to the contiguous continental United States. International and long-distance rates apply for other calls. Rave reserves the right to audit Customer's usage for compliance with message quantities purchased and used.

**SPECIAL CONDITIONS**

In the event that the Customer fails to appropriate funds or make monies available for any annual period covered by the Agreement Term for the services to be provided by Rave, this Agreement shall be terminated on the last day of the last annual period for which funds were appropriated or monies made available for such purposes. This provision will not apply if funds are appropriated to the Customer for services similar to the Services offered by Rave under this Agreement. Customer represents that it will use its best efforts to obtain the necessary funds to make all payments due to Rave under this Agreement.

**Rave Wireless, Inc.**

Signature:

\_\_\_\_\_

Date:

\_\_\_\_\_

Name (Print):

\_\_\_\_\_

Title:

\_\_\_\_\_

**Lowndes County, GA**

Signature:

\_\_\_\_\_

Date:

\_\_\_\_\_

Name (Print):

\_\_\_\_\_

Title:

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**Billing Contact Information**

First Name:

\_\_\_\_\_

Last Name:

\_\_\_\_\_

Email:

\_\_\_\_\_

Phone:

\_\_\_\_\_

Please sign and email to Lesley Turner at [lesley.turner@motorolasolutions.com](mailto:lesley.turner@motorolasolutions.com)

THANK YOU FOR YOUR BUSINESS!