

zipr mobility  
Phone: 425-837-9884  
Fax: 425-837-9886



### DEALER PURCHASE AGREEMENT

1. All customer purchases from Zipr Mobility LLC ("Distributor") shall be subject to the following agreement ("Agreement") from the date of execution.
2. If there is any conflict between the terms of this agreement, on the one hand, and the terms of invoices, invoices, statements, or other documents, then the terms of this agreement shall apply.
3. All products and components remain the property of Zipr Mobility until paid in full.
4. Amounts due are payable in full according to the terms stated on each without offset or deductions. Amounts received by Zipr Mobility will always be applied to the earliest invoice remaining unpaid.
5. All payments by customers are due and payable to Zipr Mobility in King County, Washington.
6. Zipr Mobility reserves the right to charge interest of 2% per month on all balances past invoice due date. Payment of all invoices, including interest and all costs of collections (including legal fees) are the responsibility of the customer.
7. Zipr Mobility reserves the right to cancel the extension of credit at any time.
8. All sales to customers are final and customers must obtain Zipr Mobility written authorization prior to returning merchandise. If merchandise is returned all products must be in the original packaging and will be subject to a restocking charge of 15% plus any and all shipping costs. Product returned damaged will be evaluated and charged accordingly.
9. Customer must provide a valid resale certificate to apply for an account.
10. Customer must notify Zipr Mobility at least thirty days prior to any change of ownership or business entity type.
11. Shipping costs are the sole responsibility of the customer, whether delivery is to customer or an end user.
12. When loss or damage is not apparent until the unit is unpacked, a written request for inspection must be sent to the freight carrier within 24 hours of delivery. Should visual inspection indicate loss or damage, it must be noted on the freight bill or express receipt and be signed by the carrier's agent. Failure to do so may result in the carrier refusing to honor this claim.
13. The customer consents that any legal action or proceedings arising out of or in any connection with this agreement shall be instituted or brought in the courts of King County, Washington.

\_\_\_\_\_  
Customer (Dealer Name)

\_\_\_\_\_  
Date

\_\_\_\_\_  
Print Officer/Owners Name

\_\_\_\_\_  
Officer/Owners Signature

\_\_\_\_\_  
Officer/Owners Title