

General Information:

The following order form is designed to assist our customers with the rental of the AFISwitch Workstation/s (approved electronic fingerprint readers and its associated Aware Licence) which is required to conduct an Illicit Activity check.

Two options are available:

- Outright purchase which will be invoiced as per our monthly billing cycle
- 12, 24, or 36 month rent-to-lease option payable via debit order

If you prefer the purchase option please request a LNRM AFISwitch Purchase Agreement

The MSO 300 is the only Fingerprint Reader currently available from AFISwitch which provides for Illicit Activity Checks. Other options will be made available to our customers in the near future.

Please fill in the necessary details and fax to **0866 489 055**. Alternatively forward the completed application to your Key Account Consultant.

Customer Details

Company Registered / Individual Name: _____

RefCheck Agency Name: _____

Company VAT Number: _____

Company Registration Number: _____

Physical Address: _____ Postal Address: _____

Contact details for person responsible for placing order:

Surname: _____ First Name: _____

Designation: _____ Tel (W): (_____) _____

E-Mail Address: _____

Delivery options for AFISwitch Workstation:

- Delivery during **training** at LexisNexis Office / Client Premises (no cost)
- Client pick up from LexisNexis Office (no cost)
- Delivery at Client Premises (Physical Address as above – cost)

Rental Terms and Conditions

1. Recordal
 - 1.1. LexisNexis Risk Management (LNRM) hereby agrees to supply the customer AFISwitch Workstation/s for the purpose of conducting Illicit Activity Checks, and the customer appoints LNRM to supply such services.
 - 1.2. The customer agrees to make use of LNRM to process Illicit Activity Checks for the duration of the rental agreement period.
2. General
 - 2.1. The customer understands that the personal information given herein is to be used by LexisNexis Risk Management (LNRM) only; for the purpose of assessing his/her credit worthiness and consents to this.
 - 2.2. The contract between the parties becomes binding upon acceptance of the customer's offer by LNRM whether or not the customer was notified of the acceptance.
3. Payment
 - 3.1. The rental amount of goods must be paid by the customer to LNRM without deduction or set-off as stipulated by the Payment Instruction above.
 - 3.2. LNRM is authorised to arrange payments to it in accordance with the customer's payment instruction.
 - 3.3. LNRM may charge interest on overdue amounts at 2% above the prime overdraft interest rate charged by its bankers from time to time.
 - 3.4. Ownership in and to the AFISwitch workstation shall remain vested in LNRM and or its supplier.
4. Delivery
 - 4.1. Delivery shall be completed when goods are off-loaded at the destination, if goods are to be transported by means of LNRM' carrier, or when goods are loaded, if they are to be transported by the customer or a carrier engaged by the customer to transport the goods to the customer.
 - 4.2. The risk in goods shall pass to the customer on delivery of those goods.
 - 4.3. The delivery address stated above serves as the customers domidium citandi et executandi.
5. Disclaimer
 - 5.1. The AFISwitch workstation shall be supplied without warranty against latent defects therein.
 - 5.2. Without derogating from the generality of the aforesaid, the AFISwitch workstation is guaranteed according to the manufacturer's product specific warranties only.
 - 5.3. All guarantees are immediately null and void should the AFISwitch workstation be tampered with and/or operated outside the specifications of the manufacturer.
6. Exclusion of Liability
 - 6.1. LNRM shall not be liable to the customer or to any third party for any loss or damage, costs, claims or demands of whatsoever nature (including without limitation consequential or incidental loss or damage, loss of property or loss of profit, business, goodwill, revenue or anticipated savings) and howsoever arising, directly or indirectly in relation to this contract, the loss, destruction, theft or damage to goods during the delivery thereof or any delay in delivery of the Products.
7. Costs
 - 7.1. The customer shall be liable for any legal costs incurred by LNRM in the recovery of any amounts due to it on an attorney and own client scale.
8. Entire Contract
 - 8.1. This document, along with LNRM's General Terms of Conditions of Data Supply, constitutes the entire contract between the parties and no representations or warranties other than those contained herein have been made by either party. No implied terms exist between the parties save for those that might arise in law.
9. No amendments except in writing
 - 9.1. No amendment or cancellation of the terms of this contract shall be of any force or effect unless reduced to writing and signed by or on behalf of both parties hereto.
10. Non-waiver
 - 10.1. No indulgence on the part of LNRM shall be construed as a waiver of any of its rights under this contract and/or in terms of any law.