

FILED
 2017 OCT 30 AM 8:38
 U.S. BANKRUPTCY COURT
 MIDDLE DISTRICT OF TN

Fill in this information to identify the case:

Debtor 1 Auto Master of Franklin, LLC

Debtor 2
(Spouse, if filing) _____

United States Bankruptcy Court for the: Middle District of Tennessee

Case number 3:17-bk-07047

Official Form 410
Proof of Claim

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1: Identify the Claim

1. **Who is the current creditor?** AutoZone Inc
 Name of the current creditor (the person or entity to be paid for this claim)
 Other names the creditor used with the debtor _____

2. **Has this claim been acquired from someone else?**
 No
 Yes. From whom? _____

3. **Where should notices and payments to the creditor be sent?**
 Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)

<p>Where should notices to the creditor be sent?</p> <p><u>AutoZone Inc</u> Name</p> <p><u>PO BOX 10 DEPT 9003</u> Number Street</p> <p><u>MEMPHIS TN 38101</u> City State ZIP Code</p> <p>Contact phone <u>901-495-6500</u></p> <p>Contact email <u>Agency.Questions@autozone.com</u></p> <p>Uniform claim identifier for electronic payments in chapter 13 (if you use one): _____</p>	<p>Where should payments to the creditor be sent? (if different)</p> <p>_____ Name</p> <p>_____ Number Street</p> <p>_____ City State ZIP Code</p> <p>Contact phone _____</p> <p>Contact email _____</p>
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4. **Does this claim amend one already filed?**
 No
 Yes. Claim number on court claims registry (if known) _____ Filed on _____
 MM / DD / YYYY

5. **Do you know if anyone else has filed a proof of claim for this claim?**
 No
 Yes. Who made the earlier filing? _____

Part 2: Give Information About the Claim as of the Date the Case Was Filed

6. Do you have any number you use to identify the debtor? No
 Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 4 9 6 0

7. How much is the claim? \$ 476.00. Does this amount include interest or other charges?
 No
 Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).

8. What is the basis of the claim? Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.
Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
Limit disclosing information that is entitled to privacy, such as health care information.
GOODS SOLD

9. Is all or part of the claim secured? No
 Yes. The claim is secured by a lien on property.
Nature of property:
 Real estate. If the claim is secured by the debtor's principal residence, file a *Mortgage Proof of Claim Attachment* (Official Form 410-A) with this *Proof of Claim*.
 Motor vehicle
 Other. Describe: _____
Basis for perfection: _____
Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
Value of property: \$ _____
Amount of the claim that is secured: \$ _____
Amount of the claim that is unsecured: \$ _____ (The sum of the secured and unsecured amounts should match the amount in line 7.)
Amount necessary to cure any default as of the date of the petition: \$ _____
Annual Interest Rate (when case was filed) _____ %
 Fixed
 Variable

10. Is this claim based on a lease? No
 Yes. Amount necessary to cure any default as of the date of the petition. \$ _____

11. Is this claim subject to a right of setoff? No
 Yes. Identify the property: _____

12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?

No

Yes. Check one:

Amount entitled to priority

A claim may be partly priority and partly nonpriority. For example, in some categories, the law limits the amount entitled to priority.

- Domestic support obligations (including alimony and child support) under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). \$ _____
- Up to \$2,850* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7). \$ _____
- Wages, salaries, or commissions (up to \$12,850*) earned within 180 days before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4). \$ _____
- Taxes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8). \$ _____
- Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5). \$ _____
- Other. Specify subsection of 11 U.S.C. § 507(a)(____) that applies. \$ _____

* Amounts are subject to adjustment on 4/01/19 and every 3 years after that for cases begun on or after the date of adjustment.

Part 3: Sign Below

The person completing this proof of claim must sign and date it. FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box:

- I am the creditor.
- I am the creditor's attorney or authorized agent.
- I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.
- I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.

I understand that an authorized signature on this *Proof of Claim* serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

I have examined the information in this *Proof of Claim* and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on date 10/30/2017
MM / DD / YYYY



Signature

Print the name of the person who is completing and signing this claim:

Name Paul C Smith
First name Middle name Last name

Title Associate Financial Analyst - Bad Debt

Company AutoZone Inc
Identify the corporate servicer as the company if the authorized agent is a servicer.

Address PO BOX 10 DEPT 9003
Number Street

MEMPHIS TN 38101
City State ZIP Code

Contact phone 901-495-6500 Email 901-495-6500

United States Bankruptcy Court
MIDDLE DISTRICT OF TENNESSEE

Notice of Bankruptcy Case Filing

A bankruptcy case concerning the debtor(s) listed below was filed under Chapter 11 of the United States Bankruptcy Code, entered on 10/17/2017 at 2:06 PM and filed on 10/17/2017.



AUTO MASTERS OF FRANKLIN, LLC
1900 COLUMBIA AVE.
FRANKLIN, TN 37064
Tax ID / EIN:

The case was filed by the debtor's attorney:

GRIFFIN S DUNHAM
Dunham Hildebrand, PLLC
2510 Franklin Pike
Suite 210
NASHVILLE, TN 37204
615-933-5850

PIN	104960		
Type	BRC	Amount	\$ 476.00
W/O or DF	w/o	Date	-
Store	0156	Setup	11/08/1995

The case was assigned case number 3:17-bk-07047 to Judge Charles M Walker.

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

If you would like to view the bankruptcy petition and other documents filed by the debtor, they are available at our *Internet* home page <https://ecf.tnmb.uscourts.gov> or at the Clerk's Office, 701 Broadway Room 170, Nashville, TN 37203.

You may be a creditor of the debtor. If so, you will receive an additional notice from the court setting forth important deadlines.

MATTHEW T LOUGHNEY
Clerk, U.S. Bankruptcy Court

PACER Service Center			
Transaction Receipt			
10/19/2017 10:10:06			
PACER Login:	au0223:3003353:0	Client Code:	
Description:	Notice of Filing	Search Criteria:	3:17-bk-07047
Billable Pages:	1	Cost:	0.10

3:17-bk-07047 AUTO MASTERS OF FRANKLIN, LLC
Case type: bk **Chapter:** 11 **Asset:** Yes **Vol:** v **Judge:** Charles M Walker
Date filed: 10/17/2017 **Date of last filing:** 10/18/2017

Creditors

Adrian Lopez 2199 Nolensville Pike Nashville, TN 37211	(6485512) (cr)
Advance Auto Parts 100 Alpha Dr Franklin, TN 37064	(6485513) (cr)
ASC Warranty 1793 AR-201 Mountain Home, AR 72654	(6485514) (cr)
Auto Masters of Franklin, LLC	(6485511) (cr)
Auto Zone 933 Columbia Ave Franklin, TN 37064	(6485515) (cr)
Automotive Finance Corp. 631 Burnett Road Old Hickory, TN 37138	(6485516) (cr)
Cameron Properties 1503 Columbia Avenue Franklin, TN 37064	(6485517) (cr)
Capital One, NA 313 Carondelet Street P O Box 61940 New Orleans, LA 70161	(6485518) (cr)
Carlos A. Griffin 804 Queen Annes CT Nolensville, TN 37135	(6485519) (cr)
Chase Visa 270 Park Ave New York, NY 10017	(6485520) (cr)
Ciprian G Gradinaru 760 Spence Lane Nashville, TN 37210	(6485521) (cr)
Classic 106 State St E Oldsmar, FL 34677	(6485522) (cr)

3:17-bk-07047 AUTO MASTERS OF FRANKLIN, LLC
Case type: bk **Chapter:** 11 **Asset:** Yes **Vol:** v **Judge:** Charles M Walker
Date filed: 10/17/2017 **Date of last filing:** 10/18/2017

Case Summary

Office: Nashville **Filed:** 10/17/2017
County:
WILLIAMSON-TN **Terminated:**
Fee: Paid **Debtor discharged:**
Origin: 0 **Reopened:**
Previous term: **Converted:**
Joint: n **Debtor dismissed:**
Original **Confirmation hearing:**
chapter: 11
Current chapter: 11

Nature of debt: business
Pending status: Awaiting 341 Meeting
Flags: PlnDue, DsclsDue

Trustee: US **City:** NASHVILLE **Fax:** 615 736-2260 **Email:**
TRUSTEE **Phone:** 615 736-2254 **ustpregion08.na.ecf@usdoj.gov**

Party 1: AUTO MASTERS OF FRANKLIN, LLC (Debtor)
Tax ID / EIN:

Atty: GRIFFIN S **Represents party 1:** **Phone:** 615-933-5850
DUNHAM Debtor **Fax:** 615-777-3765
Email: griffin@dhnashville.com
Atty: HENRY E **Represents party 1:** **Phone:** 615-933-5851
HILDEBRAND IV Debtor **Fax:** 855-510-7142
Email: ned@dhnashville.com
Atty: R. Alex Payne **Represents party 1:** **Phone:** 629-777-6529
Debtor **Fax:** 615-777-3765
Email: alex@dhnashville.com

Location of case files:

Volume: CS1
The case file may be available.

PACER Service Center	
Transaction Receipt	
10/19/2017 10:10:15	
Case 3:17-bk-07047 - Claim 1 - 1 Filed 11/02/17 Desc Main Document	
PACER Login: au0223:3003353:0	Client Code:

Description:	Case Summary	Search Criteria:	3:17-bk-07047
Billable Pages:	1	Cost:	0.10

3:17-bk-07047 AUTO MASTERS OF FRANKLIN, LLC
Case type: bk **Chapter:** 11 **Asset:** Yes **Vol:** v **Judge:** Charles M Walker
Date filed: 10/17/2017 **Date of last filing:** 10/18/2017

Deadlines/Hearings

Doc. No.	Deadline/Hearing	Event Filed	Due/Set	Satisfied	Terminated	Hearing Judge
<u>11</u>	<input checked="" type="radio"/> Hearing	10/18/2017	10/19/2017 at 03:00 PM			Walker, Charles M
<u>12</u>	<input checked="" type="radio"/> Hearing	10/18/2017	10/26/2017 at 01:00 PM			Walker, Charles M
<u>10</u>	<input checked="" type="radio"/> 341 Meeting	10/18/2017	11/17/2017 at 10:00 AM			
<u>10</u>	<input checked="" type="radio"/> Obj to Dischargeability	10/18/2017	01/16/2018			

PACER Service Center			
Transaction Receipt			
10/19/2017 10:10:28			
PACER Login:	au0223:3003353:0	Client Code:	
Description:	Deadline/Schedule	Search Criteria:	3:17-bk-07047
Billable Pages:	1	Cost:	0.10

3:17-bk-07047 AUTO MASTERS OF FRANKLIN, LLC
Case type: bk **Chapter:** 11 **Asset:** Yes **Vol:** v **Judge:** Charles M Walker
Date filed: 10/17/2017 **Date of last filing:** 10/18/2017

Attorneys

DUDLEY ALEXANDER CHEADLE

2404 CRESTMOOR ROAD
 NASHVILLE, TN 37215
 615-254-1009
 615-242-7378 (fax)
 dcheadle@cheadlelaw.com
Assigned: 10/18/2017

representing

AUTOMOTIVE FINANCE CORPORATION

c/o DUDLEY A. CHEADLE
 2404 CRESTMOOR ROAD
 NASHVILLE, TN 37215
 dcheadle@cheadlelaw.com
(Creditor)

NATALIE M. COX

US DEPT OF JUSTICE
 OFFICE OF THE US TRUSTEE
 701 BROADWAY, STE 318
 NASHVILLE, TN 37203
 615-736-2259
 615-736-2260 (fax)
 natalie.cox@usdoj.gov
Assigned: 10/17/2017

representing

US TRUSTEE

OFFICE OF THE UNITED STATES TRUSTEE
 701 BROADWAY STE 318
 NASHVILLE, TN 37203-3966
 615 736-2254
 615 736-2260 (fax)
 ustpreion08.na.ecf@usdoj.gov
(U.S. Trustee)

GRIFFIN S DUNHAM

Dunham Hildebrand, PLLC
 2510 Franklin Pike
 Suite 210
 NASHVILLE, TN 37204
 615-933-5850
 615-777-3765 (fax)
 griffin@dhnashville.com
Assigned: 10/17/2017

representing

AUTO MASTERS OF FRANKLIN, LLC

1900 COLUMBIA AVE.
 FRANKLIN, TN 37064
(Debtor)

HENRY E HILDEBRAND IV

DUNHAM HILDEBRAND, PLLC
 1704 Charlotte Avenue, Suite 105
 NASHVILLE, TN 37203
 615-933-5851
 855-510-7142 (fax)
 ned@dhnashville.com
Assigned: 10/18/2017

representing

AUTO MASTERS OF FRANKLIN, LLC

1900 COLUMBIA AVE.
 FRANKLIN, TN 37064
(Debtor)

R. Alex Payne

Dunham Hildebrand, PLLC
 1704 Charlotte Avenue
 Suite 105
 NASHVILLE, TN 37203
 629-777-6529
 615-777-3765 (fax)
 alex@dhnashville.com
Assigned: 10/18/2017

representing

AUTO MASTERS OF FRANKLIN, LLC

1900 COLUMBIA AVE.
 FRANKLIN, TN 37064
(Debtor)

PACER Service Center			
Transaction Receipt			
10/19/2017 10:10:37			
PACER Login:	au0223:3003353:0	Client Code:	
Description:	Attorney List	Search Criteria:	3:17-bk-07047
Billable Pages:	1	Cost:	0.10

AutoZone BUSINESS CREDIT APPLICATION

Return via fax to: (901) 485-8470

AutoZone Store# 156 Acct# 104960 Credit Line Requested \$10,000.00 Credit Line Approved _____

Acct Type Requested (please check) COD Weekly Monthly - Pay Balance Due Monthly - Pay By Invoice

Do you have an existing account with AutoZone? Yes No Account# _____

Legal Business Name Auto Masters of Franklin, LLC DBA / Trade Name _____

Shipping Address 1900 Columbia Ave Franklin TN 37064
Street City State Zip

Phone# (615) 791-7171 Fax# (615) 791-9198 A/P Contact Mehdi Khaula

E-mail Mehdi@AutoMasters.com Fed Tax ID# _____ Tax Exempt Yes No (if yes ID#)

Date Business Commenced 9/16/2007 D&B# (if known) _____ PO Required (please check) Yes No

Type of Business (please check) Sole Proprietor Partnership Limited Liability Company Corporation Other _____

Business Description: (please check) Auto Parts Car Care Center Car Dealership-New Car Dealership-Used Collision
 Construction Farmer Fleet Owner Garage-Service Station Government Agency Detail Shop Lube Shop
 Muffler-Brake Mass Merchandiser Repair Shop Tire Shop Tow Service Transmission Other

Business and Credit Information

Billing Business Address 1900 Columbia Ave Franklin, TN 37064
Street City State Zip

Phone# (615) 791-7171 Fax# (615) 791-7198 Time at Current Address 4 Yrs

Bank Name Green Bank Phone# (615) 236-3430

Bank Address 320 Main St. Franklin TN 37064
Street City State Zip

Checking Acct# _____ Savings Acct# _____

Trade References

(1) Manhiem 8400 Eastgate Blvd Mt. Juliet TN 37122
Name Street City State Zip

Phone# (615) 773-3800 Fax# (615) 773-3888 Contact Eli Thompson Email Eli.Thompson@Manhiem.com

(2) LK& 3055 Hillsboro Highway Manchester TN 37355
Name Street City State Zip

Phone# (800) 624-4851 Fax# _____ Contact Jimmy Pinegor Email JPinegor@LK&Corp.com

Agreement
For valuable consideration, the receipt of which is acknowledged, including but not limited to the extension of credit by AutoZone to _____ (the "Applicant"), the undersigned, individually, jointly and severally (the "Guarantor"), unconditionally guarantees to AutoZone the full and prompt payment by Applicant of all obligations which Applicant presently or hereafter may have to AutoZone and payment when due of all sums presently or hereafter owing by Applicant to AutoZone. Guarantor agrees to indemnify AutoZone against any losses, AutoZone may sustain and expenses AutoZone may incur as a result of any failure of Applicant to perform including reasonable attorney's fees and all costs and other expenses incurred in collecting or compromising any indebtedness of Applicant guaranteed hereunder or in enforcing this guarantee against Guarantor. This shall be a continuing guarantee. Diligence, Demand, Protest or notice of any kind is waived. It shall remain in full force until Guarantor delivers to AutoZone written notice revoking it as to indebtedness incurred subsequent to such delivery. Such delivery shall not affect any of Guarantor's obligations hereunder with respect to indebtedness incurred prior thereto. The undersigned Guarantor hereby consents to AutoZone's use of a non-business consumer credit report on the undersigned as principal(s), proprietor(s) and/or guarantor(s) in connection with the extension of business credit as contemplated by this credit application. The undersigned Guarantor hereby authorizes AutoZone to utilize a consumer credit report on the undersigned from time to time in connection with the extension or continuation of the business credit represented by this credit application. The undersigned Guarantor as (an) individual(s) hereby knowingly consent(s) to the use of such credit report consistent with the Federal Fair Credit Reporting Act as contained in 15 _____ et seq.

Mehdi Khaula (615) 791-7171
Full Name Date of Birth SSN# Phone#

Brentwood TN 37027 [Signature] 10/24/11
Home Address City State Zip Signature Date

NOTICE TO THE CUSTOMER (1) Do not sign this application and agreement before you read it. (2) You are entitled to a completely filled in copy of this agreement. Keep this agreement to protect your legal rights. (3) Any person signing this application and agreement represents that it is a valid business entity in good standing, a qualified religious, educational or other non profit entity, or a government agency or instrumentality. All purchases under this agreement shall be made for other than personal, family, agricultural or household use. Customer has duly authorized the execution of this application and the person signing below to execute this application on his behalf. **Ohio residents:** The Ohio laws against discrimination require that all creditors make credit equally available to all creditworthy customers and that credit reporting agencies maintain separate credit histories on each individual upon request. The Ohio Civil Rights Commission administers compliance with this law. Applicant agrees to be bound by the terms and conditions of this Application (including federal and state notices) and the terms and conditions of the AutoZone Commercial Account Agreement ("Agreement") which is incorporated into and made a part of this Application. The person signing below must be a representative of the Applicant who is duly authorized to enter into contractual agreements on behalf of Applicant and agrees that there is no binding contract with AutoZone until Applicant's credit is approved. AutoZone may require the execution of one or more security instruments upon request. Applicant will be contacted if such is required. AutoZone may require additional information from Applicant, Guarantor, or other parties in order to process this Application. By signing below, Applicant, Guarantor and (except with respect to government agencies and not-for-profit) each individual signing on behalf of Applicant authorizes AutoZone to provide credit information relating to any or all of them to third parties, including credit bureaus and affiliates of AutoZone and releases AutoZone from any claims arising out of the conduct authorized above. By signing below, Applicant acknowledges that Applicant has read and received a copy of this Application and the attached Agreement and also, by signing this agreement, Applicant, Guarantor, and any other parties agree to pay legal fees. Case 3:11-bk-07047-CLM Document 1 Filed 11/02/11 Desc Main Document Page 12 of 14

GENERAL This Agreement is entered into by and between you, the customer, and Autozone, Inc. ("Autozone") for the purpose of establishing an account with Autozone. This Agreement shall govern the relationship between you and Autozone regarding the use of your account. This Agreement shall be deemed to have been accepted by you when you use your account to purchase goods or services from Autozone.

ACCOUNT FOR COMMERCIAL PURPOSES ONLY This Account is established solely for business, commercial or organizational purposes on behalf of your business. You warrant, present and agree that you will not use this Account for allow this Account to be used for personal, family, household or agricultural (collectively "consumer") purposes.

PROMISE TO PAY You agree to pay to Autozone the amount of any bills rendered by Autozone to you, including any interest, charges, and fees, when such bills are due. You agree to pay to Autozone the amount of any bills rendered by Autozone to you, including any interest, charges, and fees, when such bills are due.

LATE PAYMENT CHARGE If you fail to pay to Autozone the amount of any bills rendered by Autozone to you, including any interest, charges, and fees, when such bills are due, you agree to pay to Autozone a late payment charge of 1.5% per month on the amount of the bill that is not paid when it is due.

DORMANT ACCOUNT FEE If your account has not been used for a period of 12 months, you agree to pay to Autozone a dormant account fee of \$5.00 per month.

PAYMENTS DISPUTED AMOUNTS If you dispute the amount of any bill rendered by Autozone to you, including any interest, charges, and fees, you agree to pay to Autozone the amount of the bill that is not disputed. If you do not pay to Autozone the amount of the bill that is not disputed, you agree to pay to Autozone the amount of the bill that is not disputed, plus any interest, charges, and fees.

INVESTIGATION AND REPORTING INACCURATE INFORMATION If you report to Autozone that the amount of any bill rendered by Autozone to you, including any interest, charges, and fees, is inaccurate, you agree to pay to Autozone the amount of the bill that is not reported as inaccurate. If you do not pay to Autozone the amount of the bill that is not reported as inaccurate, you agree to pay to Autozone the amount of the bill that is not reported as inaccurate, plus any interest, charges, and fees.

LIMITING OR TERMINATING YOUR CREDIT Autozone reserves the right to limit or terminate your credit at any time, without notice, if you fail to pay to Autozone the amount of any bills rendered by Autozone to you, including any interest, charges, and fees, when such bills are due. Autozone reserves the right to limit or terminate your credit at any time, without notice, if you fail to pay to Autozone the amount of any bills rendered by Autozone to you, including any interest, charges, and fees, when such bills are due.

UNAUTHORIZED USE You agree to indemnify and hold Autozone harmless from and against any and all claims, damages, and expenses, including reasonable attorneys' fees, that Autozone may incur as a result of any unauthorized use of your account.

TAX EXEMPT TRANSACTIONS Autozone does not provide any warranties, express or implied, regarding the tax status of any goods or services purchased from Autozone.

CHANGES TO THE AGREEMENT Autozone reserves the right to modify or amend this Agreement at any time, without notice, by posting the modified or amended Agreement on the Autozone website. You agree to accept the modified or amended Agreement as if it were the original Agreement.

CHANGE OF ADDRESS AND GOVERNING LAW You agree to provide Autozone with your current address and to update Autozone with your current address whenever your address changes. You agree that the terms of this Agreement and any disputes arising hereunder shall be governed and construed under the laws of the State of Tennessee, including its choice of law rules, which is the location of Autozone's principal place of business, and applicable federal law.

PRODUCT WARRANTIES Autozone does not provide any warranties, express or implied, other than those provided by its suppliers and shall not be held liable for any expressed or implied defects in its products.

SECURITY INTEREST Autozone reserves the right to take a security interest in any goods or services purchased from Autozone.

SEVERABILITY If any provision of this Agreement is found to be unenforceable, the remaining provisions of this Agreement shall remain in full force and effect.

DEFAULT COLLECTION COSTS ACCELERATION If you fail to pay to Autozone the amount of any bills rendered by Autozone to you, including any interest, charges, and fees, when such bills are due, you agree to pay to Autozone the amount of the bill that is not paid when it is due, plus any interest, charges, and fees, and to pay to Autozone the amount of the bill that is not paid when it is due, plus any interest, charges, and fees, and to pay to Autozone the amount of the bill that is not paid when it is due, plus any interest, charges, and fees.

EXTENSIONS AND RELEASES Autozone reserves the right to extend or release any goods or services purchased from Autozone at any time, without notice.

TELEPHONE MONITORING Autozone reserves the right to monitor any telephone calls made to or from Autozone.

ASSIGNMENT You agree to assign to Autozone all of your rights and interests in this Agreement.

SPECIAL PAYMENT PLANS Autozone reserves the right to offer special payment plans to its customers.

ENTIRE AGREEMENT This Agreement constitutes the entire agreement between you and Autozone regarding the use of your account.

JURY WAIVER TO THE EXTENT PERMITTED BY APPLICABLE LAW, WE AND YOU WAIVE ANY RIGHT TO A TRIAL BY JURY IN ANY ACTION HEREAFTER BROUGHT AND RELATED IN ANY WAY TO THIS AGREEMENT AND YOUR ACCOUNT UNDER ANY THEORY OF LAW OR EQUITY.

IMPORTANT NOTICE PLEASE TO THE CUSTOMER: (1) DO NOT SIGN THIS AGREEMENT OR USE YOUR ACCOUNT TO APPROVE THIS AGREEMENT BEFORE YOU READ THIS AGREEMENT OR IF THIS AGREEMENT CONTAINS ANY BLANK SPACES. (2) IF YOU ARE ENTITLED TO A COMPLETE COPY OF THIS AGREEMENT, KEEP THIS AGREEMENT TO PROTECT YOUR LEGAL RIGHTS. (3) ANY PERSON USING THE ACCOUNT IS MAKING ALL THE REPRESENTATIONS AND AGREEING TO ALL THE TERMS CONTAINED IN THE ABOVE APPLICATION AND AGREEMENT.

Signed by _____
Title _____



Customer Related Screens

[Summary](#) | [Detail](#) | [Address](#) | [Audit History](#) | [Contacts](#) | [Credit](#) | [Hierarchy](#) | [Hours](#) | [Pricing Plans](#) | [Profiles](#) | [Segmentations](#) | [Stores](#) | [Taxes](#)

[Logout](#)

[Customer Lookup](#)

Customer Summary

PIN: 104960 **NAME:** AUTO MASTERS OF FRANKLIN LLC **CLASS:** CAR DEALERSHIP **STATUS:** Bad Debt **Setup Date:** 11/08/1995

[Code Description](#)

Primary Contact

Sales Reps

[PIN Maintenance](#)

1902 COLUMBIA AVE
Ch-11-Bnk-SM
FRANKLIN, TN 37064

WORK PHONE 615-791-7171

None assigned

[External KPIs](#)

Primary Store (156)
933 COLUMBIA AVE
FRANKLIN, TN 37064 USA

[Hierarchy](#)

[Invoice...](#)

AZ Commercial Yes

Alldata No

Lead Status Unknown

[Segmentation](#)

Price Plans

0 markup points
HS 1053-PROVANTAGE PRICING
Tier 4:GOLD

Tax Exempt?

[Commercial reports on Viper](#)

p2.26.10711693

Bus Unit	Acct Type	Acct Number	Credit Limit	Balance	Acct Status	Consolidated PIN	Old Acct Number
AZO	PS Monthly Balance Forward		\$9.00	\$1061.28	Open	0	

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