

Axon Delivers Record Q4 and Full Year 2018 Revenue and Bookings; Introduces 2019 Guidance

SCOTTSDALE, Ariz., Feb. 26, 2019— Axon (Nasdaq: AAXN), the global leader in public safety technology, today released the following quarterly update letter to shareholders. Financial performance included the following record results:

- Total company Q4 revenue of \$115 million, up 21% YOY
- Axon Cloud revenue of \$26 million, up 50% YOY
- International revenue of \$24 million, up 52% YOY
- Software & Sensors bookings of \$110 million, up 54% YOY
- Full year revenue of \$420 million, up 22% YOY
- Full year GAAP operating income of \$25 million, up 91% YOY; Adjusted EBITDA of \$61 million, up 53% YOY
- Introducing full-year 2019 guidance of \$480 million to \$490 million in revenue and \$80 million to \$85 million in Adjusted EBITDA

Dear shareholders,

We delivered a record 2018, executing across multiple fronts. Our strong top-line performance reflects the health of our growing software network, Axon's increasing international presence and our ability to expand into new product categories such as Axon Fleet in-car video. Our bottom line grew twice as fast, reflecting the rigor and cost-discipline we have established over the last 18 months.

We strengthened our balance sheet through strong operating cash generation and the successful completion of a follow-on offering, supporting our goal to continue driving subscription contracts and recurring cash flow growth. Additionally, we acquired body camera provider Vievu in a \$7 million upfront cash and stock transaction⁽¹⁾, which added five major city customers and accelerated the largest police department in the US onto the Axon network.

We concluded the year by launching TASER 7, the most significant redesign of the TASER device since 2003, and unveiling our first LTE-connected body camera, Axon Body 3.

Heading into 2019, Axon continues to build a foundation to support our next decade of growth and profitability. Our product and engineering teams are heavily focused on four major or "Alpha" strategic growth areas, with dedicated product leadership. These growth drivers are 1) TASER, 2) Sensors (including the related software), 3) Records (our new records management software), and 4) Dispatch (computer-aided dispatch software).

We've also deployed small, nimble product teams tasked with going after select break-out market opportunities. These scrappy "Delta" teams include Axon Air, which leverages our drone reseller partnership with DJI, our TASER consumer team, which is focused on the self-defense market, and three additional, yet-to-be-announced initiatives.

Additionally, for the first time, we've assigned dedicated sales personnel to markets adjacent to law enforcement, including fire departments and emergency medical services, federal government and military, corrections, private security, and commercial enterprise. Early successes include the Charlotte Fire Department, which is the first major city fire department to deploy Axon body cameras backed by our software network, and Cypress Creek Emergency Medical Services, which is the first EMS provider in the U.S. to deploy our camera solution to paramedics. There, body camera footage from an ambulance has already assisted emergency room doctors in saving lives.

⁽¹⁾ The purchase price of Vievu consisted of \$4.6 million in cash and \$2.4 million in common stock issued to Safariland at closing. Deal terms also included consideration of up to 141,226 shares of common stock, contingent upon achieving certain milestones over two years, as well as minimum holster purchase commitments.



These market adjacencies offer the potential to grow our total addressable market and drive incremental opportunity beyond our four strategic areas of investment.

In 2019, we expect revenue growth to be driven by new cloud-connected products, including TASER 7 and Axon Fleet 2, both of which are currently shipping, and Axon Body 3, which we expect to begin shipping in the second half. Customer reception to TASER 7 has been exceedingly positive. We've discussed these new products in detail in our previous quarterly letter. Importantly, we expect to continue driving leverage through administrative cost controls, as well as improvements in new customer contract pricing. At the same time, we will continue to invest in R&D to deliver innovation and fuel long-term growth.

Summary of Q4 2018 Results (2)

- Strong quarterly revenue growth of 21% was driven by strength in both segments, particularly Software and Sensors, which saw revenue grow 64% over last year. Several large body camera contracts were executed in Q4 2018, exceeding our expectations. Strength was also driven by new users on Axon Evidence (Evidence.com) and a full quarter of shipping Axon Fleet 2, which we expected. International revenue was also strong in the quarter, up 52% year over year.
- Gross margin of 56.9% includes 360 basis points of impact related to costs associated with Vievu and a related large domestic customer contract.⁽³⁾ Q4 2018 gross margin was also affected by startup costs associated with initial production of TASER 7. In Q1 2019, we expect gross margins to be in the range of 61% to 63% and build higher over the rest of the year.
- Operating expenses of \$63.4 million included \$42.1 million in SG&A and \$21.3 million in R&D. SG&A included marketing expenses associated with Axon's launch of the TASER 7 and Axon Body 3 at the annual International Association of Chiefs of Police trade show, as well as a \$0.7 million incremental charge for Vievu excess purchase commitments.⁽³⁾ R&D costs declined sequentially on lower professional and consulting expenses, partially offset by increased headcount.
- GAAP EPS was \$0.03; Non-GAAP EPS, which excludes \$6.6 million in stock based compensation expenses and \$2.3 million tax benefit realized from the CEO exercise of stock options, was \$0.08.
- Adjusted EBITDA in the quarter was \$10.9 million, which reflects both non-recurring and ongoing Vievu-related costs, as well as margin compression on weapons. Our estimated EBITDA losses related to Vievu in Q4 2018 are \$6 million (4), of which nearly half are non-recurring and primarily related to the write down of Vievu inventory and an incremental charge related to excess purchase commitments in connection with a large domestic customer.

 (3) For the full year 2018, we achieved adjusted EBITDA margin of 14.6%, within our guidance range, despite an approximately 250 basis point impact related to the Vievu acquisition.
- ⁽²⁾ Amounts for Q4 2017 have not been adjusted under the modified retrospective method of adoption of Topic 606, and are presented consistent with the prior period amounts reported under ASC 605. Revenue for Q4 2018 would have been \$114.2 million under ASC 605.
- ⁽³⁾ After Axon acquired Vievu in May 2018, we began migrating several Vievu customers over to the Axon network. One large domestic customer accelerated its move to the Axon network in Q4 2018, resulting in excess inventory write downs and charges for excess purchase commitments in the period.
- ⁽⁴⁾ Our estimate of EBITDA losses related to Vievu includes those direct costs incurred by the Vievu legal entity plus legacy Vievu employee costs. It does not include any other costs of supporting the acquired Vievu customers.



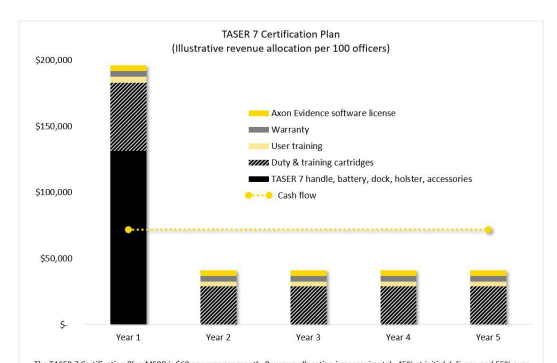
Financial commentary by segment

TASER:

			Three		Change			
		December 31, September 30, December 31, 2018 2017 (1)				QoQ	YoY	
TASER								
Net sales	\$	65,301	\$	63,666	\$	64,409	2.6%	1.4%
Gross margin		65.0%))	69.8%)	70.9%	-480bp	-590bp

⁽¹⁾ Amounts for the three months ended December 31, 2017 have not been adjusted under the modified retrospective method of adoption of Topic 606, and are presented consistent with the prior period amounts reported under ASC 605.

- TASER revenue of \$65.3 million included \$7.4 million in TASER 7 sales, which began shipping in early December.
- TASER gross margin of 65% included higher-than-usual production costs associated with ramping the all-new TASER 7 and cartridges. We expect TASER gross margin to build back gradually to historical levels as the mix of revenue recognition shifts toward recurring cartridge and software revenue, as TASER 7 matures and as the customer trade-in credit phases down.
- About 35% of all weapons sold in Q4 were on a recurring payment plan. In the United States, recurring payment plans accounted for 48% of new TASER contracts.
- The following illustration depicts revenue recognition and cash flow on Axon's TASER 7 Certification Plan, which
 carries an MSRP of \$60 per user per month. Note that 45% of the revenue is recognized at the time of sale and the
 remainder is recognized over the five-year contract.



The TASER 7 Certification Plan MSRP is \$60 per user per month. Revenue allocation is approximately 45% at initial delivery, and 55% over the remaining five years. Year 1 allocation includes the initial delivery amount plus the remaining monthly revenue allocation for software, warranty and cartridges. Revenue allocation may be subject to change based on market pricing. Illustration excludes discounts, including weapon trade-in credits.



Software & Sensors:

			Change					
	De	ecember 31, 2018	Se	ptember 30, 2018	I	December 31, 2017 (1)	QoQ	YoY
Software and Sensors								
Axon Cloud net sales	\$	25,774	\$	23,913	\$	17,143	7.8%	50.3%
Axon Cloud gross margin		74.5%	•	73.9%		68.2%	60bp	630bp
Sensors and Other net sales	\$	23,716	\$	17,257	\$	13,099	37.4%	81.1%
Sensors and Other gross margin		15.7%)	20.6%		43.0%	-490bp	-2,730bp

⁽¹⁾ Amounts for the three months ended December 31, 2017 have not been adjusted under the modified retrospective method of adoption of Topic 606, and are presented consistent with the prior period amounts reported under ASC 605.

- Axon Cloud revenue of \$25.8 million grew 50% year over year as Axon brought new Axon Evidence users online.
- Axon Cloud gross margin of 74.5% increased sequentially and year over year.
- Sensors and Other revenue of \$23.7 million was boosted by international strength and shipments of Axon Fleet 2, with Axon Fleet hardware units increasing 78% year over year.
- Sensors and Other gross margin of 15.7% reflects gross profit of \$3.7 million, and was unfavorably impacted by \$1.9 million of non-recurring items related to Vievu. Excluding these items, Sensors and Other gross margin would have been 23.7%.

	De	December 31, 2018		ptember 30, 2018	Ju	ne 30, 2018	Ma	rch 31, 2018	De	cember 31, 2017
Software and Sensors Bookings	\$	109,779	\$	92,895	\$	88,860	\$	97,528	\$	71,154
Software and Sensors Annual Recurring Revenue (1)	\$	108,496	\$	101,618	\$	92,711	\$	83,310	\$	69,960
Cumulative Axon Cloud seats booked		347,200		325,200		305,200		226,900		201,500

⁽¹⁾ Monthly recurring license, integration, warranty, and storage revenue annualized.

- Software and Sensors bookings were a record \$110 million, reflecting strength across product offerings, including domestic body cameras and Axon Fleet 2.
- Note that annual recurring revenue of \$108 million is driven by only that portion of Axon's 347,200 booked seats that are online and contributing to revenue.
- Software and Sensors backlog of \$758 million grew 41% year over year.

Outlook:

For full year 2019, we expect to achieve:

- Revenue of \$480 million to \$490 million;
 - We expect to deliver significantly higher growth rates in the second half of 2019, driven by an anticipated pick up in TASER 7 shipments and initial Axon Body 3 shipments. Q1 2019 revenue is expected to increase approximately 8% to 9% year over year;
- Adjusted EBITDA of \$80 million to \$85 million; and



- A normalized tax rate of 20% to 25%, which can fluctuate depending on geography of income and the effects of discrete items, including changes in our stock price.
- Note: Axon is increasingly leveraging our strategic advantage with TASER devices and body cameras by bundling
 our product offerings and developing hardware devices that connect to our software. The level of integration across
 our business means that much of our sales, marketing, and administrative expenses support both segments. Thus,
 starting with our Q1 2019 disclosures, we will no longer break out SG&A by segment, but we will continue to
 provide revenue, gross margin and R&D by segment.

We look forward to updating you throughout the year as we ship new products, gain a foothold and delight our early customers in Axon Records, and drive leverage on the bottom line.

Signed,

Rick Smith, CEO Luke Larson, President Jawad Ahsan, CFO



Quarterly conference call and Webcast

We will host our Q4 2018 earnings conference call on February 26 at 2 p.m. PT / 3 p.m. AZT / 5 p.m. ET.

The call will be available via live audio webcast and archived replay on Axon's investor relations website at https://investor.axon.com

Statistical Definitions

Software & Sensors bookings are an indication of the activity the Company is seeing relative to Software & Sensors hardware, software and Axon Evidence. We consider bookings to be a statistical measure defined as the sales price of orders (not invoiced sales), including contractual optional periods we expect to be exercised, net of cancellations, placed in the relevant fiscal period, regardless of when the products or services ultimately will be provided. Most bookings will be invoiced in subsequent periods.

Due to municipal government funding rules, in some cases certain of the future period amounts included in bookings are subject to budget appropriation or other contract cancellation clauses. Although Axon has entered into contracts for the delivery of products and services in the future and anticipates the contracts will be fulfilled, if agencies do not exercise contractual options, do not appropriate money in future year budgets or do enact a cancellation clause, revenue associated with these bookings may not ultimately be recognized, resulting in a future reduction to bookings.

For more information relative to our revenue recognition policies, please reference our SEC filings.

Non-GAAP Measures

To supplement the Company's financial results presented in accordance with GAAP, we present the non-GAAP financial measures of EBITDA, Adjusted EBITDA, Non-GAAP Net Income, Non-GAAP Diluted Earnings Per Share and Free Cash Flow. The Company's management uses these non-GAAP financial measures in evaluating the Company's performance in comparison to prior periods. We believe that both management and investors benefit from referring to these non-GAAP financial measures in assessing its performance, and when planning and forecasting our future periods. A reconciliation of GAAP to the non-GAAP financial measures is presented herein.

- EBITDA (Most comparable GAAP Measure: Net income) Earnings before interest expense, investment interest income, income taxes, depreciation and amortization.
- Adjusted EBITDA (Most comparable GAAP Measure: Net income) Earnings before interest expense, investment
 interest income, income taxes, depreciation, amortization, non-cash stock-based compensation expense and pretax certain other items (described below).
- Non-GAAP Net Income (Most comparable GAAP Measure: Net income) Net income excluding the costs of non-cash stock-based compensation and excluding pre-tax certain other items, including, but not limited to, net gain/loss/write-down/disposal/abandonment of property, equipment and intangible assets; loss on impairment; and costs related to business acquisitions. The Company tax-effects non-GAAP adjustments using the blended statutory federal and state tax rates for each period presented.
- Non-GAAP Diluted Earnings Per Share (Most comparable GAAP Measure: Earnings Per share) Measure of Company's Non-GAAP Net Income divided by the weighted average number of diluted common shares outstanding during the period presented.
- Free Cash Flow (Most comparable GAAP Measure: Cash flow from operating activities) cash flows provided by operating activities minus purchases of property and equipment, intangible assets and cash flows related to business acquisitions.



Caution on Use of Non-GAAP Measures

Although these non-GAAP financial measures are not consistent with GAAP, management believes investors will benefit by referring to these non-GAAP financial measures when assessing the Company's operating results, as well as when forecasting and analyzing future periods. However, management recognizes that:

- these non-GAAP financial measures are limited in their usefulness and should be considered only as a supplement to the Company's GAAP financial measures;
- these non-GAAP financial measures should not be considered in isolation from, or as a substitute for, the Company's GAAP financial measures;
- these non-GAAP financial measures should not be considered to be superior to the Company's GAAP financial measures; and
- these non-GAAP financial measures were not prepared in accordance with GAAP and investors should not assume
 that the non-GAAP financial measures presented in this earnings release were prepared under a comprehensive
 set of rules or principles.

Further, these non-GAAP financial measures may be unique to the Company, as they may be different from similarly titled non-GAAP financial measures used by other companies. As such, this presentation of non-GAAP financial measures may not enhance the comparability of the Company's results to the results of other companies.

About Axon

Axon is a network of devices, apps, and people that helps public safety personnel become smarter and safer. With a mission of protecting life, our technologies give customers the confidence, focus and time they need to keep their communities safe. Our products impact every aspect of a public safety officer's day-to-day experience.

We work hard for those who put themselves in harm's way for all of us. To date, there are more than 347,200 software seats booked on the Axon network around the world and more than 212,000 lives and countless dollars have been saved with the Axon network of devices, apps and people. Learn more at www.axon.com or by calling (800) 978-2737.

DJI is a trademark of DJI, Facebook is a trademark of Facebook, Inc., and Twitter is a trademark of Twitter, Inc.

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Forward-looking statements

These forward-looking statements include, without limitation, statements regarding: proposed products and services and related development efforts and activities; expectations about the market for our current and future products and services; expectations about customer behavior; statements concerning projections, predictions, expectations, estimates or forecasts as to our business, financial and operational results and future economic performance; and statements of management's strategies, goals and objectives and other similar expressions; as well as the ultimate resolution of financial statement items requiring critical accounting estimates, including those set forth in our Form 10-K for the year ended December 31, 2017 and the soon-to-be-filed Form 10-K for the year ended December 31, 2018. Such statements give our current expectations or forecasts of future events; they do not relate strictly to historical or current



facts. Words such as "may," "will," "should," "could," "would," "predict," "potential," "continue," "expect," "anticipate," "future," "intend," "plan," "believe," "estimate," and similar expressions, as well as statements in future tense, identify forward-looking statements. However, not all forward-looking statements contain these identifying words.

We cannot guarantee that any forward-looking statement will be realized, although we believe we have been prudent in our plans and assumptions. Achievement of future results is subject to risks, uncertainties and potentially inaccurate assumptions. The following important factors could cause actual results to differ materially from those in the forwardlooking statements: customer purchase behavior, including adoption of our software as a service delivery model; our exposure to cancellations of government contracts due to appropriation clauses, exercise of a cancellation clause, or non-exercise of contractually optional periods; our ability to design, introduce and sell new products or features; our ability to manage our supply chain and avoid production delays or shortages; changes in the costs of product components and labor; defects in our products; the impact of product mix on projected gross margins; loss of customer data, a breach of security or an extended outage, including our reliance on third party cloud-based storage providers; negative media publicity regarding our products; our ability to defend against litigation and protect our intellectual property, and the resulting costs of this activity; changes in government regulations in the U.S. and in foreign markets, especially related to the classification of our product by the United States Bureau of Alcohol, Tobacco, Firearms and Explosives; counterparty risks relating to cash balances held in excess of FDIC insurance limits; our ability to integrate acquired businesses; and our ability to attract and retain key personnel. Many events beyond our control may determine whether results we anticipate will be achieved. Should known or unknown risks or uncertainties materialize, or should underlying assumptions prove inaccurate, actual results could differ materially from past results and those anticipated, estimated or projected. You should bear this in mind as you consider forward-looking statements. Our Annual Report on Form 10-K lists various important factors that could cause actual results to differ materially from expected and historical results. These factors are intended as cautionary statements for investors within the meaning of Section 21E of the Exchange Act and Section 27A of the Securities Act. Readers can find them under the heading "Risk Factors" in the Report on Form 10-K and in the Report on Form 10-Q, and investors should refer to them. You should understand that it is not possible to predict or identify all such factors. Consequently, you should not consider any such list to be a complete set of all potential risks or uncertainties.

Except as required by law, we undertake no obligation to publicly update forward-looking statements, whether as a result of new information, future events or otherwise. You are advised, however, to consult any further disclosures we make on related subjects in our Form 10-Q, 8-K and 10-K reports to the SEC.

Please visit https://investor.axon.com, https://www.axon.com/press, www.twitter.com/axon_us and https://www.facebook.com/Axon.ProtectLife/ where Axon discloses information about the company, its financial information, and its business.

For investor relations information please contact Andrea James via email at IR@axon.com.



AXON ENTERPRISE, INC. CONSOLIDATED STATEMENTS OF OPERATIONS

(Unaudited)

(in thousands, except per share data)

	Three Months Ended						Twelve Months Ended December 31,				
	De	cember 31, 2018	Sej	ptember 30, 2018	D	ecember 31, 2017 ⁽¹⁾		2018		2017 (1)	
Net sales from products	\$	89,017	\$	80,923	\$	77,508	\$	327,635	\$	285,859	
Net sales from services		25,774		23,913		17,143		92,433		57,939	
Net sales		114,791		104,836		94,651		420,068		343,798	
Cost of product sales		42,863		32,953		26,180		139,337		117,997	
Cost of service sales		6,582		6,250		5,455		22,148		18,713	
Cost of sales		49,445		39,203		31,635		161,485		136,710	
Gross margin		65,346		65,633		63,016		258,583		207,088	
Operating expenses:											
Sales, general and administrative		42,099		39,685		39,613		156,886		138,692	
Research and development		21,254		21,982		15,755		76,856		55,373	
Total operating expenses		63,353		61,667		55,368		233,742		194,065	
Income from operations		1,993		3,966		7,648		24,841		13,023	
Interest and other income (expense), net		1,021		1,274		(582)		3,263		2,738	
Income before provision for income taxes		3,014		5,240		7,066		28,104		15,761	
Provision for (benefit from) income taxes		931		(471)		9,137		(1,101)		10,554	
Net income (loss)	\$	2,083	\$	5,711	\$	(2,071)	\$	29,205	\$	5,207	
Net income (loss) per common and common equivalent shares:											
Basic	\$	0.04	\$	0.10	\$	(0.04)	\$	0.52	\$	0.10	
Diluted	\$	0.03	\$	0.10	\$	(0.04)	\$	0.50	\$	0.10	
Weighted average number of common and common equivalent shares outstanding:											
Basic		58,502		58,340		52,913		56,392		52,726	
Diluted		59,665		59,805		52,913		57,922		53,898	

⁽¹⁾ Amounts for the three and twelve months ended December 31, 2017 have not been adjusted under the modified retrospective method of adoption of Topic 606, and are presented consistent with the prior period amounts reported under ASC 605.



AXON ENTERPRISE, INC. SEGMENT REPORTING

(Unaudited)
(dollars in thousands)

	Three Month	s Ended Decem	ber 31, 2018	Three Month	s Ended Septen	nber 30, 2018	Three Months Ended December 31, 2017				
	TASER	Software and Sensors	Total	TASER	Software and Sensors	Total	TASER	Software and Sensors	Total		
Net sales from products (2)	\$ 65,301	\$ 23,716	\$ 89,017	\$ 63,666	\$ 17,257	\$ 80,923	\$ 64,409	\$ 13,099	\$ 77,508		
Net sales from services (3)	_	25,774	25,774	_	23,913	23,913	_	17,143	17,143		
Net sales	65,301	49,490	114,791	63,666	41,170	104,836	64,409	30,242	94,651		
Cost of product sales	22,874	19,989	42,863	19,256	13,697	32,953	18,713	7,467	26,180		
Cost of service sales	_	6,582	6,582	_	6,250	6,250	_	5,455	5,455		
Cost of sales	22,874	26,571	49,445	19,256	19,947	39,203	18,713	12,922	31,635		
Gross margin	42,427	22,919	65,346	44,410	21,223	65,633	45,696	17,320	63,016		
Sales, general and administrative	25,151	16,948	42,099	22,574	17,111	39,685	22,919	16,694	39,613		
Research and development	5,196	16,058	21,254	4,837	17,145	21,982	2,446	13,309	15,755		
Income (loss) from operations	\$ 12,080	\$ (10,087)	\$ 1,993	\$ 16,999	\$ (13,033)	\$ 3,966	\$ 20,331	\$ (12,683)	\$ 7,648		
Gross margin %	65.0%	46.3 %	56.9%	69.8%	51.5 %	62.6%	70.9%	57.3 %	66.6%		
Operating margin %	18.5%	(20.4)%	1.7%	26.7%	(31.7)%	3.8%	31.6%	(41.9)%	8.1%		

	Twelve Mor	Ended Decemb	31, 2018	Twelve Months Ended December 31, 2017 (1)							
	 TASER	S	oftware and Sensors		Total		TASER	S	oftware and Sensors		Total
Net sales from products (2)	\$ 253,115	\$	74,520	\$	327,635	\$	234,512	\$	51,347	\$	285,859
Net sales from services (3)	_		92,433		92,433		_		57,939		57,939
Net sales	253,115		166,953		420,068		234,512		109,286		343,798
Cost of product sales	80,354		58,983		139,337		72,054		45,943		117,997
Cost of service sales	_		22,148		22,148		_		18,713		18,713
Cost of sales	80,354		81,131		161,485		72,054		64,656		136,710
Gross margin	172,761		85,822		258,583		162,458		44,630		207,088
Sales, general and administrative	90,910		65,976		156,886		78,202		60,490		138,692
Research and development	17,012		59,844		76,856		8,377		46,996		55,373
Income (loss) from operations	\$ 64,839	\$	(39,998)	\$	24,841	\$	75,879	\$	(62,856)	\$	13,023
Gross margin %	68.3%		51.4 %		61.5%		69.3%		40.8 %		60.2%
Operating margin %	25.6%		(24.0)%		5.9%		32.4%		(57.5)%		3.8%

⁽¹⁾ Amounts for the three and twelve months ended December 31, 2017 have not been adjusted under the modified retrospective method of adoption of Topic 606, and are presented consistent with the prior period amounts reported under ASC 605.

⁽²⁾ Software and Sensors "products" revenue consists of sensors, including on-officer body cameras, Axon Fleet cameras, other hardware sensors, warranties on sensors, and other products, and is sometimes referred to as Sensors and Other revenue.

⁽³⁾ Software and Sensors "services" revenue comprises sales related to the Axon Cloud, which includes Axon Evidence, cloud-based evidence management software revenue, other recurring cloud-hosted software revenue and related professional services, and is sometimes referred to as Axon Cloud revenue.



AXON ENTERPRISE, INC. UNIT SALES STATISTICS

(Unaudited) *Units in whole numbers*

	Three	Months Ended	December 31	Ι,	Twel	ve Months Ende	Months Ended December 31,		
	2018	2017 Unit Percent Change Change 2018		2018	2017	Unit Change	Percent Change		
TASER 7	5.750		5.750	*	5 750		5.750	*	
	5,759	_	5,759	~	5,759	_	5,759	*	
TASER X26P	18,597	23,350	(4,753)	(20.4)	71,823	70,381	1,442	2.0	
TASER X2	13,088	21,683	(8,595)	(39.6)	65,855	76,106	(10,251)	(13.5)	
TASER Pulse and Bolt	7,490	3,641	3,849	105.7	18,398	12,504	5,894	47.1	
Cartridges	600,690	590,126	10,564	1.8	2,342,897	2,408,471	(65,574)	(2.7)	
Axon Body	26,167	13,944	12,223	87.7	85,965	89,808	(3,843)	(4.3)	
Axon Flex	5,080	5,253	(173)	(3.3)	15,541	26,025	(10,484)	(40.3)	
Axon Fleet	3,908	2,197	1,711	77.9	9,445	3,795	5,650	148.9	
Axon Dock	3,859	3,908	(49)	(1.3)	17,762	23,492	(5,730)	(24.4)	
TASER Cam	1,952	2,245	(293)	(13.1)	8,310	6,432	1,878	29.2	



AXON ENTERPRISE, INC. RECONCILIATION OF GAAP TO NON-GAAP FINANCIAL MEASURES

(Unaudited)

Dollars in thousands

		For t	he Tł	ree Months l	d	For the Twelve Months Ended				
	De	cember 31, 2018	Se	ptember 30, 2018	De	ecember 31, 2017 (1)	December 31, 2018		De	ecember 31, 2017 ⁽¹⁾
EBITDA and Adjusted EBITDA:										
Net income (loss)	\$	2,083	\$	5,711	\$	(2,071)	\$	29,205	\$	5,207
Depreciation and amortization		2,389		3,065		2,364		10,615		8,041
Interest expense		33		16		54		86		186
Investment interest income		(1,076)		(1,256)		(227)		(3,002)		(904)
Provision for (benefit from) income taxes		931		(471)		9,137		(1,101)		10,554
EBITDA	\$	4,360	\$	7,065	\$	9,257	\$	35,803	\$	23,084
Adjustments:										
Stock-based compensation expense	\$	6,577	\$	6,255	\$	4,187	\$	21,879	\$	15,610
Transaction costs and adjustments related to business acquisition		_						1,382		290
Loss on disposal and abandonment of intangible assets		14		2,049		1,146		2,117		1,146
Loss (gain) on disposal and impairment of property and equipment, net		13		137		(28)		303		(28)
Adjusted EBITDA	\$	10,964	\$	15,506	\$	14,562	\$	61,484	\$	40,102
Net income (loss) as a percentage of net sales		1.8%		5.4%		(2.2)%		7.0%		1.5%
Adjusted EBITDA as a percentage of net sales		9.6%		14.8%		15.4 %		14.6%		11.7%

⁽¹⁾ Amounts for the three and twelve months ended December 31, 2017 have not been adjusted under the modified retrospective method of adoption of Topic 606, and are presented consistent with the prior period amounts reported under ASC 605.



AXON ENTERPRISE, INC. RECONCILIATION OF GAAP TO NON-GAAP FINANCIAL MEASURES - continued

(Unaudited)

Dollars in thousands

	For the	he Thi	ee Months E		For the Twelve Months Ended				
	December 31, 2018		September 30, 2018		ember 31, 2017 ⁽¹⁾	De	cember 31, 2018	De	cember 31, 2017 ⁽¹⁾
Non-GAAP net income:									
GAAP net income (loss)	\$ 2,083	\$	5,711	\$	(2,071)	\$	29,205	\$	5,207
Non-GAAP adjustments:									
Stock-based compensation expense	6,577		6,255		4,187		21,879		15,610
Loss on disposal and abandonment of intangible assets	14		2,049		1,146		2,117		1,146
Loss (gain) on disposal and impairment of property and equipment, net	13		137		(28)		303		(28)
Transaction costs and adjustments related to business acquisition			_				1,382		290
One-time charge related to Tax Cuts and Jobs Act	_		_		8,012		_		8,012
Income tax effects	(1,737)		(2,048)		(1,997)		(6,366)		(6,406)
Income tax benefit of CEO stock option exercise	 (2,321)				_		(5,683)		_
Non-GAAP net income	\$ 4,629	\$	12,104	\$	9,249	\$	42,837	\$	23,831

	For th	ne Th	ree Months E	d	1	For the Twelve M	Months Ended		
	ember 31, 2018	Sep	otember 30, 2018	De	ecember 31, 2017 ⁽¹⁾	D	ecember 31, 2018	Dec	ember 31, 2017 ⁽¹⁾
Non-GAAP diluted earnings per share:									
GAAP diluted earnings per share	\$ 0.03	\$	0.10	\$	(0.04)	\$	0.50	\$	0.10
Non-GAAP adjustments:									
Stock-based compensation expense	0.11		0.10		0.08		0.38		0.29
Loss on disposal and abandonment of intangible assets	0.00		0.03		0.02		0.04		0.02
Loss (gain) on disposal and impairment of property and equipment, net	0.00		0.00		(0.00)		0.01		(0.00)
Transaction costs and adjustments related to business acquisition	_		_				0.02		0.01
One-time charge related to Tax Cuts and Jobs Act	_		_		0.15		_		0.15
Income tax effects	(0.03)		(0.03)		(0.04)		(0.11)		(0.12)
Income tax benefit of CEO stock option exercise	(0.04)		_		_		(0.10)		
Non-GAAP diluted earnings per share (2)	\$ 0.08	\$	0.20	\$	0.17	\$	0.74	\$	0.44
						_			
Weighted average number of diluted common and common equivalent shares outstanding (in thousands)	59,665		59,805		54,069		57,922		53,898

⁽¹⁾ Amounts for the three and twelve months ended December 31, 2017 have not been adjusted under the modified retrospective method of adoption of Topic 606, and are presented consistent with the prior period amounts reported under ASC 605.

⁽²⁾ The per share calculations for GAAP net income, Non-GAAP adjustments and Non-GAAP diluted earnings per share are each computed independently. Per share amounts may not sum due to rounding.

AXON ENTERPRISE, INC. CONSOLIDATED BALANCE SHEETS

(in thousands)

	Decemb	per 31, 2018	Decem	ber 31, 2017
	(Un	audited)		
ASSETS				
Current Assets:				
Cash and cash equivalents	\$	349,462	\$	75,105
Short-term investments		_		6,862
Accounts and notes receivable, net		130,579		56,064
Contract assets, net		13,960		_
Inventory, net		33,763		45,465
Prepaid expenses and other current assets		30,391		21,696
Total current assets		558,155		205,192
Property and equipment, net		37,893		31,172
Deferred income tax assets, net		19,347		15,755
Intangible assets, net		15,935		18,823
Goodwill		24,981		14,927
Long-term notes receivable, net of current portion		40,230		36,877
Other assets		22,999		15,366
Total assets	\$	719,540	\$	338,112
LIABILITIES AND STOCKHOLDE	RS' EQUITY			
Current Liabilities:				
Accounts payable		15,164		8,592
Accrued liabilities		41,092		23,502
Current portion of deferred revenue		107,016		70,401
Customer deposits		2,702		3,673
Current portion of business acquisition contingent consideration		_		1,693
Other current liabilities		37		89
Total current liabilities		166,011		107,950
Deferred revenue, net of current portion		74,417		54,881
Liability for unrecognized tax benefits		2,849		1,706
Long-term deferred compensation		3,235		3,859
Business acquisition contingent consideration, net of current portion		J,233		1,048
Other long-term liabilities		5,704		1,224
Total liabilities		252,216		170,668
		232,210		170,000
Stockholders' Equity:				
Preferred stock		_		_
Common stock		1		1
Additional paid-in capital		453,400		201,672
Treasury stock		(155,947)		(155,947
Retained earnings		171,383		123,185
Accumulated other comprehensive loss		(1,513)		(1,467
Total stockholders' equity		467,324		167,444
Total liabilities and stockholders' equity	\$	719,540	\$	338,112



AXON ENTERPRISE, INC. SELECTED CASH FLOW INFORMATION

(Unaudited) (in thousands)

	Three Months Ended							Twelve Months Ended December 31				
	December 31, 2018		September 30, 2018		December 31, 2017 (1)		2018			2017 (1)		
Net income (loss)	\$	2,083	\$	5,711	\$	(2,071)	\$	29,205	\$	5,207		
Depreciation and amortization		2,389		3,065		2,364		10,615		8,041		
Stock-based compensation		6,577		6,255		4,187		21,879		15,610		
Net cash provided by operating activities		31,239		16,530		24,322		63,875		18,471		
Net cash provided by (used in) investing activities		(3,857)		1,223		9,531		(9,860)		19,082		
Net cash provided by (used in) financing activities		(2,810)		(1,039)		(2,245)		219,348		(3,820)		
Cash and cash equivalents		349,462		324,371		75,105		349,462		75,105		
Restricted cash		1,565		2,477		3,333		1,565		3,333		
Cash, cash equivalents and restricted cash, end of period		351,027		326,848		78,438		351,027		78,438		

	Three Months Ended						Twelve Months Ended December 31,			
	December 31, 2018		September 30, 2018		December 31, 2017 (1)		2018		2017 (1)	
Net cash provided by operating activities	\$	31,239	\$	16,530	\$	24,322	\$	63,875	\$	18,471
Purchases of property and equipment		(4,259)		(2,215)		(1,347)		(11,139)		(10,419)
Purchases of intangible assets		(98)		(206)		(593)		(558)		(1,024)
Cash flows related to business acquisitions				24		_		(4,990)		(10,629)
Free cash flow (deficit), a non-GAAP measure	\$	26,882	\$	14,133	\$	22,382	\$	47,188	\$	(3,601)

⁽¹⁾ Amounts for the three and twelve months ended December 31, 2017 have not been adjusted under the modified retrospective method of adoption of Topic 606, and are presented consistent with the prior period amounts reported under ASC 605.