

Nationwide Investigations & Security, Inc.

2425 West Loop South, Ste 200 • Houston, Texas 77027 Tel: 713-297-8830 • Fax: 832-553-7414 Emergency: 1-800-294-6042

__, by and between Nationwide Investigations & Security, Inc. hereinafter called

Emergency: 1-800-294-6042 www.ntwinvestigations.com

Security Systems Agreement

"Company," and WITNESSETH: that for the considerations and covenants here and assigns mutually agree: (A) INSTALLATION: Company agrees to install or cause to					elves, their successors	
of Equipment on the premises of Subscriber Burglar Alarm Off-Premises Monitoring		d and service, the equipment here: Local Burglar Alarm	City Est. Install [State	Zip	
☐CCTV Systems ☐Hold-up Alarm Off-Premises Monitoring ☐Digital Dialer Communicator (see Par. 15)]] 1	CCTV Equipment Est. Inst. Time: Maintenance Agreement (see Pa	 ur. 29)	Time::		
□ Non-Open/Close Reporting □ Non-Super	vised Open	/Close Reporting Close Superv	rised Reporting ☐Op	en/Close Supervised Rep	porting	
(B) SCHEDULE OF EQUIPMENT: SUBSCRIBER ACKNO' ADDITIONAL EQUIPMENT CAN BE PROVIDED AT AN AD					NAL EQUIPMENT, AND TH	
EQUIPMENT	QTY.	COMMENTS		PURCHASED	LEASED	
(C) TERM AND PAYMENT: Subscriber agrees to pay as follow (1) The sum of	ws for the ir	stallation of the equipment:		Dollar	rs (\$	
Such amount plus applicable sales tax, is payable as follows: a. The sum of						
plus applicable sales tax, at the time of the execution of this Agreement. b. The sum of					rs (\$)	
plus applicable sales tax, upon completion of the installa	ation as des	cribed in the Schedule of Equipmer	ıt.			
(2) And Shall Pay: The sum of				Dollar	rs (\$	
plus applicable sales tax, monthly; payable (monthly) (qu Agreement, subject to the other terms and conditions of made to the above listed address, Harris County, TX				ach period, during the ter	rm of this	
(3) The term of this Agreement is for three years from the dar COMPANY, and without further notice for successive one least thirty (30) days prior to the expiration of the original	year terms	unless the Subscriber gives written				
(D) RECEIPT OF COPY(S): Subscriber acknowledges receip	pt of copy o	f this Agreement, and notification of	f required Alarm permit (if any). (see Par. 16)		
(E) COMPANY'S LIABILITY: DISCLAIMER OF WAR WHATSOEVER, INCLUDING WITHOUT LIMITATION ANY PARTICULAR USE. COMPANY DOES NOT R	ON THE (CONDITION OF THE FOLII	PMENT ITS MER	CHANTARII ITY OF	R ITS FITNESS FOR	
ANY PARTICULAR USE. COMPANY DOES NOT R COMPROMISED OR CIRCUMVENTED; OR THAT OR THAT THE SYSTEM WILL IN ALL CASES PRO AGREES: THAT COMPANY IS NOT AN INSURER; T	HAT CHE	SCRIBER ASSLIMES ALL R	ISK OE LOSS OR D	NAMAGE TO SHRSC	'DIRED'S DREMISES	
OR THE CONTENTS THEREOF; THAT ANY AFFIR AN EXPRESS WARRANTY; THAT SUBSCRIBER IS	rmation S not ri	OF FACT OR PROMISE MA ELYING ON COMPANY'S SI	ADE BY COMPAN\ KILL OR JUDGEMI	/ SHALL NOT BE DI ENT IN SELECTING	EEMED TO CREATE GOR FURNISHING A	
SYSTEM SUITABLE FOR ANY PARTICULAR PURF OF THE AGREEMENT THEREOF. SUBSCRIBER L DAMAGE DUE FROM FAILURE OF COMPANY TO	JNDERS [*] PERFOF	TANDS AND AGREES THAT RM ANY OF THE OBLIGATION	TIF COMPANY SHO ONS HEREIN. INC	DULD BE FOUND LIA LUDING BUT NOT I	ABLE FOR LOSS OF LIMITED TO INSTAL	
LATION, MAINTENANCE, MONITORING OR SERV COMPANY'S LIABILITY SHALL BE LIMITED TO A S (\$500.00) DOLLARS, WHICHEVER IS GREATER, A	/ICE, OR UM EQU AS LIQUII	THE FAILURE OF THE SYS AL TO TEN (10%) PERCENT DATED DAMAGES, NOT AS	STEM OR EQUIPM OF THE ANNUAL A PENALTY: AND	IENT IN ANY RESPI SERVICE CHARGE THIS LIABILITY SH	ECT WHATSOEVER OR FIVE HUNDRED ALL BE EXCLUSIVE	
ÀND THÉ PROVISIONS OF THIS SECTION SHALL OR INDIRECTLY TO PERSONS OR PROPERTY, F AGREEMENT, OR FROM NEGLIGENCE, ACTIVE OF	APPLY T ROM PE	O LOSS OR DAMAGE , IRR RFORMANCE OR NON PE	ESPECTIVE OF CARRESPICATION OF	AUSE OR ORIGIN, F THE OBLIGATIONS	RESULTS DIRECTLY S IMPOSED BY THIS	
WISHES COMPANY TO ASSUME A LIMITED LIABI MAY OBTAIN FROM COMPANY A LIMITATION OF	LITY IN L - LIABILI	IEU OF THE LIQUIDATED D TY BY APPLYING AN ADDI	DAMAGES AS HER TIONAL MONTHLY	EIN ÅBOVE SET FO Y SERVICE CHARG	ORTH, SUBSCRIBER GE TO COMPANY. IF	
SUBSCRIBER ELECTS TO EXERCISE THIS OPTI CONDITIONS, AND AMOUNT OF LIMITED LIABILI' SHALL IN NO WAY BE INTERPRETED TO HOLD	TY. AND T	THE ADDITIONAL MONTHL'	Y CHARGE: SUCH	RIDER AND ADDIT	IONAL OBLIGATION	
AGREEMENT, PARTICULARLY PARAGRAPHS 12 OR DAMAGE TO SUBSCRIBER OR ANYONE ELSE OF PART OR ALL OF THIS AGREEMENT, THAT A	AND 13 \	VHICH FURTHER SET FOF	RTH COMPANY'S L	JABILITY IN THE E	VENT OF ANY LOSS	
THIS PARAGRAPH APPLIES ONLY TO RESIDEN						
YOU THE BUYER (SUBSCRIBER) MAY CANCEL AFTER THE DATE OF THIS TRANSACTION. SEE RIGHT. SUBSCRIBER ACKNOWLEDGES RECEIL	THIS TR	ANSACTION AT ANY TIME TACHED NOTICE OF CAN	E PRIOR TO MIDNI CELLATION FORM ION FORM.	GHT OF THE THIRI I FOR AN EXPLAN	D BUSINESS DAY ATION OF THIS	
ву: Х		By: X				
Authorized Officer of Company (print)		Print Name			_ Date	
This Agreement shall not be binding upon company unles						

This Agreement shall not be binding upon company unless approved in writing by an officer of Company; In the event of failure of approval, the sole liability of Company shall be to refund to Subscriber the amount that has been paid to Company upon the signing of this Agreement. No person has any authority to bind Company in any manner whatsoever unless approved in writing by an Officer of Company. The terms and conditions contained on the reverse side of this Agreement are incorporated herein and by reference are made a part hereof. Company shall have the right but not the obligation, of collecting and/or reporting to one or more credit reporting agencies relevant information pursuant to this Agreement.

- 1. INSTALLATION SYSTEM: Subscriber authorizes Company to install or cause to be installed, the system as specified on the reverse side hereof, including connections necessary to transmit the necessary signals from the premises of Subscriber, if any. Subscriber further agrees to allow Company to remove any prior-installed alarm equipment which in the opinion of the Company may interfere with the installation and/or maintenance of Company's system, whether such removal is required at the time of initial installation or at any time thereafter. All signals are transmitted over telephone company leased lines and/or radio band, which are wholly beyond the control and jurisdiction of Company, and which are maintained and serviced by the applicable telephone company or utility. Wiring (if any) for system will be of non-plenum type, and Company does not represent that: all wiring installed in the premises of Subscriber will be concealed or be installed in conduit, unless specified otherwise herein.

- (if any) for system will be of non-plenum type, and Company does not represent that: all wiring installéd in the premises of Subscriber will be concealed or be installed in conduit, funless specified otherwise herein.

 2. ERRORS IN INSTALLATION: Errors or omissions in installation of said system, including but not limited to failure to wire points of equipment, shall be called to the attention of Company by Subscriber in writing within five(5) days of completion of the installation of the five(5) day period, the installation and the equipment shall be deemed accepted by Subscriber.

 3. AUTHORIZED PERSONNEL: Subscriber agrees to furnish to Company forthwith a list of the names, titles, addresses and phone numbers of all persons authorized to enter the premises of the Subscriber. Such persons shall be supplied by Company with a code number or word. Subscriber agrees to furnish to Company forthwith an authorized daily and holiday opening and closing schedule in writing; if commercial, All changes, revisions and modifications to the above shall be subjected to Company, in writing.

 4. OFF-PREMISES MONITORED ALARMS: Company, upon receipt of an alarm signal from the Subscriber's premises, shall make every reasonable effort to transmit the alarm promptly to the headquarters of the police, guard or the fire department having jurisdiction, unless there is just cause to assume that if an emergency condition does not exist, and then Company shall make a reasonable effort to otherwise by telephone, unless instructed to do otherwise by the Subscriber, in writing.

 5. SUBSCRIBER'S RESPONSIBILITY: Subscriber shall carefully and properly set the system immediately prior to the closing of the premises and carefully test the system daily during the term of this Agreement. In the evere that any defect in the operation of the system develops, Subscriber shall notify Company and III repair such defective condition as soon as reasonably possible after receipt of notice from Subscriber. Subscriber is sole cost inspect and replace as

- 8. FALSE REPORT: In the event Subscriber shall cause an excessive number of false alarms through the carelessness, malicious or accidental use of the system or in the event Subscriber shall in any manner misuse or abuse the alarm system, it shall constitute a material breach of contract on the part of the Subscriber and Company may at its option, in addition to all other legal remedies, be excused from further performance upon the giving of ten (10) days notice to Subscriber. Company's excuse from performance will not affect Company's right to recover damages from Subscriber. Company is excuse from Subscriber and Subscriber and
- 9. DEFAULT OR TERMINATION: In as much as the breach of this Agreement by Subscriber will cause a serious and substantial damage to Company, and because it will be difficult if not impossible to prove the amount of such damage, Subscriber agrees that in case of breach of the Agreement by Subscriber's failure to pay Company as agreed herein, or any service charge for service rendered by Company to Subscriber statiums as not a part of this Agreement for repair or service of the system, the Company will have the option to terminate service without terminating the contract, and in the event of termination of service for Subscriber's failure to pay, Subscriber will immediately pay to Company all accrued charges incurred prior to the date of termination, together with an additional amount equal to seventy-five (75%) percent of the remaining payments which Subscriber would have been obligated to pay from the date of termination until the end of the existing Agreement term as liquidated damages, not as a penalty, in addition, in the event of any default of whatever nature by Subscriber, or upon expiration of the agreement or any renewal term thereof, Subscriber consents to Company entering any premises where the property of Company may be located for the purpose of removing all or part of the equipment belonging to Company, and Subscriber agrees to pay Company shall not constitute a breach by Company of this Agreement or a waiver of Company may be entitled to under the law by virtue of said default. Removal of the requipment or other items by Company shall not constitute a breach by Company of this Agreement or a waiver of Company's right to damages to which it may be entitled under the terms of this Agreement or other provisions of law.

 10. SUSPENSION OR CANCELLATION OF THIS AGREEMENT: This Agreement will be suspended, upon the occurrence of any such event, without liability or penalty, in the event the Company's central Station connecting wires, radio repeater/tower, or other requipment are destroyed by fire, other c

- (c)
- ERTAINTY OF THE RESPONSE TIME OF ANY POLICE, GUARD, OR FIRE DEPARTMENT, SHOULD THE POLICE, GUARD, OR THE FIRE DEPARTMENT BE ED AS A RESULT OF A SIGNAL BEING RECEIVED OR AN AUDIBLE DEVICE SOUNDING.
 ILITY TO ASCERTAIN WHAT PORTION, IF ANY, OF ANY LOSS WOULD BE PROXIMATELY CAUSED BY COMPANY'S FAILURE TO PERFORM OR BY ITS NOT TO OPERATE.

 INT TO OPERATE.

 IRE OF THE SERVICE TO BE PERFORMED BY THE COMPANY.

 IGREES THAT DAMAGES (IF ANY) WILL BE FIXED AS HEREIN SPECIFIED IN SECTION "E" ON THE REVERSE SIDE OF THIS AGREEMENT. SUBSCRIBER HAT THE SERVICES RENDERED BY COMPANY ARE PROFESSIONAL SERVICES. THE ESSENCE OF WHICH IS PROVIDING ADVICE, JUDGEMENT, OPILL SKILL, AND THAT NEITHER THE COMPANY NOR ITS EMPLOYEES, AGENTS, OR REPRESENTATIVES HAVE MADE ANY EXPRESS REPRESENTATION, ANY MATTER AFFECTING THE SUBSCRIBER OF THIS AGREEMENT, SUBSCRIBER FURTHER REPRESENTS THAT SIN ANY, ITEPRESENTATION, ACTION, OR OTHER CONDUCT BY COMPANY IN ELECTING TO ENTER HITO THIS AGREEMENT AND THAT AND T
- 13. INDEMNIFICATION: IN THE EVENT ANY PERSON OR ENTITY SHALL MAKE ANY CLAIM OR FILE ANY LAWSUIT AGAINST COMPANY FOR ANY REASON RELATING TO COMPANY'S DUTIES AND OBLIGATIONS PURSUANT TO THIS AGREEMENT, INCLUDING BUT NOT LIMITED TO THE DESIGN, INSTALLATION, MAINTENANCE, SERVICE, OPERATION OR NON-OPERATION OF THE SYSTEM, SUBSCRIBER AGREES TO INDEMNIFY, DEFEND AND HOLD COMPANY HARMLESS FROM ANY AND ALL CLAIMS AND LAWSUITS. INCLUDING THE PAYMENT OF ALL DAMAGES, EXPENSES, COSTS AND ATTORNEY'S FEES, WHETHER THESE CLAIMS BE BASED UPON ALLEGED INTENTIONAL CONDUCT, ACTIVE OR PASSIVE NEGLIGENCE, OR STRICT OR PRODUCT LIABILITY ON THE PART OF COMPANY, ITS AGENTS, SERVANTS OR EMPLOYEES. SUBSCRIBER HEREBY WAIVES RIGHT TO SUBROGATION, AND AGREES NOT TO PARTICIPATE WITH ANY INSURANCE COMPANY OR ANY OTHER THIRD PARTY IN ANY SUBROGATION AGAINST COMPANY.
- 14. DSL, BPL, or VoIP COMMUNICATION: The use of DSL, BPL, VoIP or other broadband, managed facilities or Internet-based telephone service may prevent the SUBSCRIBER's detection from the substance of the substan
- 15. DIGITAL DIALER COMMUNICATORS: Subscriber acknowledges: that this is a non-supervised digital communicator system; that the system utilizes Subscriber's voice telephone lines which are wholly beyond the supervision and control of Company, that in the event Subscriber's telephone line fails or is cut, the system will not communicate alarms to the monitoring station; if Subscriber desires additional supervision and so notifies and contracts with Company for additional service, a Long Range Radio or other device may be used to increase the level of monitoring integrity. Subscriber agrees to furnish Company with the proper data communication telephone line to enable signals to be transmitted. In addition, Subscriber agrees to operate the RJ-31X test jack when testing telephone line continuity, and agrees to notify Company if system fails to respond to test, when jack is provided. Subscriber acknowledges that Digital Dialer Communicator Software is the sole property of Company and the agreed value of such software will be Four Hundred (\$400.00) Dollars, and the software will not be depreciated.
- 16. PERMIT TO OPERATE ALARM SYSTEM: Subscriber acknowledges that in some local areas it is a requirement to obtain a permit or license to operate an alarm system. Subscriber agrees to secure any permit that might be required, and Subscriber acknowledges that the cost, if any, of the permit or license will be that of the Subscriber's along with any additional charges that might be imposed on Subscriber. Subscriber agrees to maintain any permit or license during the term of this Agreement and for any automatic renewals of this Agreement.
- 17. TAXES; INCREASE IN CHARGES AND MONTHLY PAYMENTS: Subscriber agrees to pay, in addition to the charges therein, all taxes, fees, permits, licenses and charges imposed by any governmental authority relating to the installation, service, or operation of the system, and to pay any increase in charges levied against the Company by the public utility providing wire connections for the transmission of signals between Subscriber's premises and Company's central station or Police/Guard/Fire Department. Subscriber additionally agrees that Company may, at its option and upon thirty (30) days written notice to Subscriber, increase the monthly service fee at any time after the expiration of one year from the date of signing of this Agreement, and at any time thereafter provided that there shall be no more than one such increase during any twelve month period. Each such increase shall be for no more than ten (10%) percent of the monthly payment last in effect prior to such increase.
- Be no more than one such increase during any tweive month period. Each such increase shall be for no more than ten (1 0%) percent of the monthly payment last in effect prior to such increase.

 18. OWNERSHIP AND PROTECTION OF EQUIPMENT: The entire system, including all devices, instruments, appliances, connections, wires, conduits and other materials associated therewith, except telephone company leased lines, is and shall at all times remain the sole property of Company unless otherwise stated by the term "purchase" after each and every piece of equipment in the Schedule of Equipment on the reverse side. Subscriber does hereby agree to protect the said equipment and to indemnify and pay to Company the cost of repair or replacement for any loss or damage to Company's equipment, including but not limited to loss by fire, earthquake, riot, flood or other damage or destruction. Subscriber agrees not to attach or use any equipment in origination with the system, or to permit others to do so. Subscriber agrees that the system(s) shall remain in the same location as installed. In addition to the values agreed in Paragraph 14, Subscriber acknowledges that in the event of ong range transmitter is provided the equipment is the sole property of the Company and the agreed value is One Thousand (\$1 000,00) Dollars, and said radio will not be depreciated.

 19. PURCHASE EQUIPMENT: SUBSCRIBER OWNED EQUIPMENT: Subscriber acknowledges that in the event of a sale of all or part of the equipment provided herein, the Schedule of Equipment will list individually what will be owned by Subscriber by the term "purchase" after each and every piece or part listed in the Schedule of Equipment. In the event of a purchase, the entire system will remain the sole property of Company, until all financial obligations of Subscriber's have been fulfilled. In the event of defect in equipment fails to respond to test, as described in Sec. 5, Company, at its expense, will repair defective conditions as soon as reasonably possible, after receipt of n
- 20. DELAY IN INSTALLATION: Company assumes no liability for delay in installation of the equipment, or for interruption of service due to strikes, riots, floods, storms, earthquakes, fires failures, insurrection, interruption of or unavailability of phone service, or equipment, acts of God or any other cause beyond the control of Company; and Company will not be required to supply to Subscriber while interruption service due to any such cause shall continue.
- 21. ATTORNEY'S FEES: In the event it shall become necessary for Company to institute legal proceedings to collect the cost of installation or the monthly service charges as set forth herein, then and in such proceedings the unsuccessful party shall pay to the successful party reasonable attorney's fees where permitted by law.
- 22. ASSIGNABILITY: This Agreement is not assignable by Subscriber except upon written consent of Company first being obtained; however, Company has the right to assign part or all of this
- Agreement.

 23. APPROVAL OF CONTRACT: This Agreement is not binding unless approved, in writing, by an Authorized Officer of Company. In the event of failure of such approval, the only liability of Company shall be to return to Subscriber agrees to pay the Sum of Ten (\$10.00) Dollars if any charge becomes more than thirty, (30) days past due for additional bookkeeping costs. In addition Subscriber agrees to pay 1 -1/2% interest per month on all delinquent amounts. Any past due amounts for more than sixty (60) days, may, at the option of Company, result in the disconnection of services. In the event of disconnection, Subscriber agrees to pay Company the sum of Fifty (\$50.00) Dollars for the re-connection of service. Such default by Subscriber shall not eliminate Subscriber's obligation to pay the payments thereafter due under this Agreement. In addition to other remedies available to the Company, in the event of default, Subscriber agrees to pay the Company a sum equal to five (5%) percent of the total monthly payments due under the initial term of this Agreement as liquidated damages for removing the system(s). In the event Subscriber issues a return check, Subscriber agrees to pay
- 25. DETERMINATION AND VENUE: Any judicial determination nullifying any clause or condition herein shall not be deemed to nullify the balance of this Agreement, which shall remain in full force and effect. Venue involving any action in this Agreement shall be performed in Harris County, TX only.
- 26. COMPLETE AGREEMENT: Any representation, promise, condition, inducement or warranty, express or implied, unless contained in writing in this Agreement, shall not bind either parterms and conditions hereof apply as printed without alterations or qualifications except as specifically endorsed hereon in writing and initiated by both parties. It is understood and agreed by that if there is any conflict between this Agreement and any other document, this Agreement will govern, whether such other document is prior to or subsequent to this Agreement.
- that it there is any conflict between this Agreement and any other document, this Agreement will govern, whether such other document is prior to or subsequent to this Agreement.

 27. SERVICE AND INSPECTIONS: Subscriber-hereby authorizes and empowers Company, its agents and assigns to service the aforesaid system and to make any necessary inspections, tests and repairs as required. In addition, changes in or rearrangement of the equipment components, necessitated by stock, fixture or structural changes required by any persons, entity or governmental body, and any alterations which are required to retain the original coverage provided, shall be at Subscriber's expense. Repairs necessitated by ordinary wear and tear shall be at Company's expense, subject to the time provisions in par. 18, if applicable. All other repairs shall be at Subscriber's expense. If during the term of this Agreement or any renewal thereof Subscriber during the term of this Agreement or any renewal thereof Subscriber relocating the equipment at Company's then prevailing rate. All installations, inspections, repairs and tests which may be required on the part of the Company shall be performed between the hours of 8:00 A.M. 5-00 P.M. on horized has a conditions and service required by Subscriber after 5:00 P.M., on holidays, and on weekends will he charged at an applicable overtime rate. The terms and conditions contained herein shall govern all future dealings between Subscriber and Company, including but not limited to repair, service, guard response, monitoring, maintenance, additions, alterations or otherwise whether or not such future dealings are evidence in writing.

 28. SIJBCONTRACT: Premier Technology Group has the exclusive right to subcontract any portion of this agreement, including but not limited to installation, service, maintenance, manitenance, maintenance, maintenance,
- 28. SUBCONTRACT: Premier Technology Group has the exclusive right to subcontract any portion of this agreement, including but not limited to installation, service, maintenance, monitoring, or otherwise. Subscriber acknowledges and agrees that any Subcontractor hired by Company shall have the same protection afforded the Company under provisions of this Agreement.

 29. MAINTENANCE AGREEMENT: When a Maintenance Agreement is established between Company and Subscriber as evidenced on the reverse side, Company subject to other terms and conditions of this Agreement will repair defective conditions caused by ordinary wear and tear, or mechanical or electrical malfunction shall be at company's expense plus a \$25.00 trip fee to Subscriber; all other repairs, including but not limited to acts of God, intentional damage or neglect shall be at Subscriber s expense.
- 30. LICENSED COMPANY: COMPANY has and maintains a license with the Texas Department of Public Safety-Private Security Bureau, PO Box 15999, Austin, Texas 78761-5999. 512-424-