

See Attached for Schedule of Equipment, if applicable, for terms and conditions of purchase

I. TERM OF AGREEMENT

The initial term of this agreement shall be 3 years (Initial Term). Dealer's obligation to provide monitoring and/or Services and Subscribers obligation to pay for the fees for the Services shall commence on the day that Dealer connects the equipment to the central station and satisfactory test signals are received from such equipment. THIS AGREEMENT WILL AUTOMATICALLY CONTINUE FOR SUCCESSIVE ONE-YEAR RENEWAL TERMS (the "Renewal Term") UNLESS SUBSCRIBER OR DEALER GIVES WRITTEN NOTICE OF CANCELLATION AT LEAST THIRTY (30) DAYS PRIOR TO THE END OF THE INITIAL OR ANY RENEWAL TERM. Dealer reserves the right to charge Subscriber for incidental costs relating to each of the services chosen by subscriber during the initial term and any renewal term.

SUBSCRIBER ACKNOWLEDGES THAT IF THE PHONE SERVICE IS DISCONNECTED IN ANY MANNER WHATSOEVER, OR NOT WORKING FOR ANY REASON, ALARM SIGNALS CANNOT BE TRANSMITTED TO THE CENTRAL STATION. SUBSCRIBER ACKNOWLEDGES THAT ADDITIONAL PROTECTION WAS MADE AVAILABLE TO SUBSCRIBER AND DECLINED. _____ INITIAL

CANCELLATION RIGHT

YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION. Buyer acknowledges being verbally informed of buyer's right to cancel at the time of execution of this Agreement and receipt of this Notice. _____ INITIAL

Subscriber represents and warrants to Dealer that subscriber has read all of the terms and conditions herein including those on the reverse side hereof and all of the terms and conditions which are printed on the documents attached to this agreement before executing this agreement. The entire agreement between the parties consists of this agreement and all applicable attachments which together supercede any and all other agreements, understandings or representations in connection with the services to be provided hereunder.

Accepted By:

Accepted and Copy Received by:

[Signature]
ALLSTAR Representative's Signature Date 1/25/13

[Signature]
Subscriber's Name (Please Print) _____
[Signature] 2/4/13
Subscriber's Signature Date

[Signature]
Authorized ALLSTAR Representative Date 1/25/13

Subscriber's Name (Please Print) _____
Subscriber's Signature Date

This Agreement shall not be binding upon Dealer until signed by an authorized Dealer Representative. Dealer Has no responsibility for monitoring services until all permits required by law are received by Dealer.

SYSTEM - SERVICES INFORMATION.
Once DEALER receives a signal, DEALER will try to notify over the regular telephone lines, the agency(s) and/or person(s) identified on the Customer's Information sheet ("Emergency Contact Information Sheet"). However, DEALER will not notify anyone if it reasonably believes that notification is not required.
The Customer agrees to prevent false alarms and assume responsibility them. If DEALER notifies the Customer of a malfunction, the Customer will disconnect the System until DEALER can repair it. DEALER will not be responsible for monitoring System if the system becomes so disabled or so substantially damaged that further monitoring aware of any hazardous conditions on the Premises.

