

EF0000037 El0000099

Security Services Agreement No. Com 111 2

		<u>y</u>				110.	
THIS AG	REEMENT, made this _	_ 201k		lay of	Jane	2005-	
by and b	ctween	(LOCATION NAME)		P.O. Bo			
	Jacksonville (CITY)	Florida  (STATE)	32245-6539 (ZIP CODE)		(904) 642-4555 (TELEPHONE #)	(hereinafter	
referred	to as "Company"), and	Alana C	-	1960	(STREET ADDRESS)	49 Veteran Wa	
Yu	Lec +	-lottely	32027 (ZIP CODE)		(TELEPHONE #)		
(hereinafi	ter referred to as "Client")	(SIAIE)	(ZIF CODE)		(ICCEPTIONS #)	_ •	
1. SERVICES							
1.1		agrees to provide, as ade a part of this Agreen		irity services	s, the equipment de	tailed in Schedule A	
		installed at the following					
	1.1.2 Equipment instal	lation charge		1.4			
	(\$	).	1/X15	hing.	(\$	\ payable upon	
	(a) signing of this <b>A</b> ç	greement; and,			( <b>⊅</b>	) payable upon	
	(b)				(\$	) payable upon	
	completion of ins	whership remains with (	Company.			Тах	
	1.2.4   Equipment o	wnership transfers to Cli	ient.				
1.2	•	ent agrees to pay Compa	•				
	Type of Service  Radio Transmission	•	ervice Charge	Type of Se	rvice Monthling Center \$	y Service Charge	
	Special Telephone	Line \$		Lease E	Equipment \$		
	Extended Maintena Customer Owned E			Other Other	\$ \$		
		asil		of Monthly S	ervice Charges \$	30	
1.3	The service charge of \$	is I. Barr's Personal Safet			ntbry, Quarterly,		
		llowing the estimated da	-		July 1-	- 65	
2. TER	M OF THIS AGREEME	NT			<u> </u>		
2.1	The primary term of th	is Agreement shall be					
	one (1) year at the end	er the terms of the Ren of such primary term or a					
2 SEB	thirty (30) days prior to cancelling.  3. SERVICE						
3. SER	Calls for Service or Sales assistance should be directed to B.J. Barr's Personal Safety Devices, P.O. Box 16539						
	Jacksonville, FL 32245-6539, (904) 642-4555.  Company shall have the right to assign this Agreement to any other person, firm, or corporation without notice to the						
	Client and shall have the further right to subcontract any services it may be obligated to perform.  All equipment installed by Company for the transmission of electronic signals shall, at all time, remain the property of						
	Company.			_			
	Should any part of this force and effect.	Agreement be deemed to	to be illegal, ınva	lid, inoperati	ive, all remaining par	ts shall remain in full	
	ITIONAL TERMS	the terms contain	and on this nos	the roug	and of this do	ant and an any	
4.1	4.1 This Agreement consists of the terms contained on this page, the reverse side of this document and on a attachments indicated as follows:						
	= /	Schedule C		nedule G 〔 nedule H	Other		
- CUE	ENT SELECTED SERV		Jule 1	edule 112			
5. CLIE 5.1	Client acknowledges th	at where burglar and/o					
		ry only through those a eement, that such equip					
	under the circumstances	s explained to the Client.	. Further, Client a	acknowledge	es that (a) Company I	has explained the full	
	equipment and services	uipment and services a itemized on this Agreen	ment; and (c) add	litional prote	ction over and above		
5.2	•	obtained from Company WLEDGES THAT CLIENT I	•			MENT INCLUDING THE	
	CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF THIS AGREEMENT INCLUDING THE TERMS AND CONDITIONS ON THIS SIDE AND THE REVERSE SIDE OF THIS DOCUMENT, PARTICULARLY PARAGRAPH 5 REGARDING COMPANY'S LIMITATIONS OF LIABILITY AND AGREES TO THE AMOUNTS SET FORTH THEREIN AS WELL AS THOSE TERMS AND						
	CONDITIONS ON ANY SCH	TEDULE ATTACHED HERE					
	SCHEDULES. IN WITNESS WHEREO	F, and intending to be b	ound hereby, the	parties her	eto have executed th	is Agreement this	
	22 / day of _	Jane 20			arr's Personal Safety		
			1 /		ox 16539, Jackson will		
By	Insley N. Keree. O	Chalman Nacces	Security C	onsultant		<u> </u>	
This Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In							
the e	vent of non-approval, the	e sole Liability of Comp	pany shall be to	refund to/C	lient the amount that	at has been paid to	

**TERMS AND CONDITIONS** 

#### 1. Increases in Taxes or Other Fees

1.1 Client acknowledges that all charges for services set forth herein are based upon existing federal, state and local taxes and utility charges, including telephone company line charges, if any. Company shall have the right, at any time, to increase the monthly charges provided herein to reflect any additional taxes, lees or charges which hereafter may be imposed on Company by any utility or governmental agency relating to the service(s) provided under the terms of this Agreement and Client corees to pay the same

## 2. Clients Duties as to Use of System

- 2.1 The Client shall carefully and properly test and set the system immediately prior to the securing of the premises and carefully test the System in a manner prescribed by Company during the term of this Agreement. If any delect in operation of the System develops, or in the event of a power failure, interruption of telephone service, or other interruption at Client's premises, Client shall notify Company immediately. If space/interior protection (i.e., ultra-sonic, microwave, infrared, etc.) is a part of the System, Client shall walk test the System in the manner recommended by Company.
- 2.2 When any device or protection is used, including, but not limited to, space protection, which may be affected by turbulence of air, occupied air space change or other disturbing conditions, Client shall turn off or remove all things, animate or inanimate, including but not limited to all forced air heaters, air conditioners, horns, bells, animals and any other sources of air turbulence or movement, which may Interfere with the effectiveness of the System during closed periods while the alarm Bystem is on. Client shall notify Company of any remodeling or other changes to the protected premises that may affect the operation of the system.
- 2.3 Client shall cooperate with Company in the installation, operation and mainte nance of the system and shall follow all instructions and procedures which Company may prescribe for the operation of the system, the rendering of services and the provision of security for the premises.

#### 3. Authorized Personnel

3.1 Client agrees to furnish forthwith a list of the names, addresses and telephone numbers of all persons authorized to enter or remain on Client's premises and/or that should be notified in the event of an alarm. Client shall also furnish a written opening. closing and holiday schedule, if applicable to the services provided herein. Client agrees to provide all changes, revisions and modifications to the above to Company in writing in a timely manner.

#### 4. Company is not an Insurer; Limitation of Liability

- 4.1 It is understood and agreed that Company is not an insurer; that insurance, if any, shall be obtained by Client; that the payments provided for herein are based solely on the value of the System and Services as purchased and subscribed for hereunder; that Company makes no guaranty or warranty, including any implied warranty of merchantability or fitness that the System or Services supplied will avert or prevent occurrences which the System or Services are designed to detect or avert, or the consequences therefrom. Client acknowledges that it is impractical and extremely difficult to fix the actual damages, if any, which may proximately result from a failure to perform any of the obligations or services herein, including, but not limited to installation, monitoring, and extended maintenance service, or the failure of the System to properly operate, with resulting loss to Client because of, among other
- (a) The uncertain amount or value of Client's property or the property of others kept on the premises which may be lost, stolen, destroyed, damaged or otherwise affected by occurrences which the System or Service is designed to detect or avert;
- (b) The uncertainty of the response time of any police department, fire department, paramedic unit, patrol service or others, should any of these parties be dispatched as a result of a signal being received;
- (c) The inability to ascertain what portion, if any, of any loss would be proximately caused by Company's failure to perform or by its equipment to operate;
- (d) The uncertain nature of occurrences which might cause injury or death to Client or any other person which the System is designed to detect or avert.
- 4.2 Client understands and agrees that if Company should be found liable for loss or damage because of the failure of the System to perform properly or the failure of Company to perform any of its obligations or to provide any of the Services subscribed for herein, as set forth on all Schedules attached hereto including, but not limited to Installation, service, monitoring, or the failure of any equipment installed by, or service performed by Company in any respect whatsoever, Company's liability shall not exceed a aum equal to the annual service charge payment contracted for herein or Two Hundred and Fifty Dollars (\$250.00), whichever is the lesser and this liability shall be exclusive; and that the provisions of this Section shall apply if loss or damage, respective of cause or origin, results directly or indirectly, to persons or property, from performance or non-performance of the obligations imposed by this Agreement, or from negligence, active or otherwise, of Company, its agents, assigns or employ-
- 4.3 If Client wishes Company to assume a greater liability as herein above set forth, Client may obtain from Company an increased limited liability by paying an additional annual service charge to Company. If Client elects to exercise this option, a rider shall be attached to this Agreement setting forth the terms, conditions and amount of the limited liability and the additional monthly charge. Such rider and additional obligation shall in no way be interpreted to hold Company as an insurer. Such additional liability protection may also be obtained by Client from Client's insurance carrier.

## 5. Third Party Indomnification

5.1 When Client in the ordinary course of business has custody of the property of others, or the alarm system extends to protect property of others. Client agrees to and shall indemnify, defend and hold harmless Company, its employees and agents for and against all claims brought by parties other than the parties to this Agreement. This provision shall apply to all claims regardless of cause including Company's performance or failure to perform and including defects in products, design, installation, maintenance, operation or non-operation of the system whether based upon negligence, active or passive, warranty, or strict or product liability on the part of Company, demand a sainte hut this amuisian shall and sandu to daims for loss or damage

- 9.2 The Client agrees that unless authorized by Company, any alterations, removal or tampering with the equipment or the attaching of any device, contrivatice or apparatus to the equipment or any part thereof, shall operate to void any warranties provided herein.
- 9.3 If any agency or bureau having jurisdiction, or Client by his or its own act shall require or make necessary any changes on the equipment originally installed Client agrees, on demand, to pay for the reasonable cost of such changes.

## 10. Central Station Services

- 10.1 Central services consist of the receipt, analysis and response [dispatch of proper authorities) to signals from system installed under this agreement. Such services are initiated upon final payment for installation and pre-payment of service charges. All services may be discontinued anytime charges are unpaid or system is abused. Notice by certified or registered letter to billing address shall be deemed sufficient notice of discontinuation
- 10.2 In the event Client does tail to pay all amounts due, and said failure to pay Company for a period of 30 days then upon the giving of 5 days, notice, company shall have the right to temporarily disconnect the services of Client. It is agreed and understood however, that said temporarily disconnection shall not relieve the Client of any past due indebtedness, not any current indebtedness that become due during the period of disconnection
- 10.3 The programmed software installed in the computer shall remain the property of the Company. In the event of discontinuation, for whatever reason, Client agrees to return software to Company. If software is not returned within 96 hours of discontinuation, Client agrees to pay Company \$500.00 for the software plus any legal costs necessary to enforce this provision.

#### 11. Default/Termination

- 11.1 In the event (i) Client lails to pay any amount due for the System, (ii) Client fails to comply with any of the terms and conditions hereof, (iii) Client makes an assignment for the benefit of creditors, (iv) an order for relief is entered against Client under any chapter of the National Bankruptcy Code, as amended, (v) a receiver of trustee is appointed for all or substantially all of the assets of Client, or (vi) there is a dissolution or termination of existence of Client, Company may pursue any one or more of the following remedies, which are cumulative and non-exclusive
- (a) Terminate all services subscribed for horeunder by giving 5 days written notice to Client. At said time, the Company shall have no further responsibility under this agreement in regards to the security services furnished by the Company
- (b) Enter the premises of the Client and remove all equipment installed by Company In such event, Client agrees to pay all of the reasonable cost of removal of the equipment
- (c) Because of the initial expense and charges initially incurred by Company as a result of the installation of the equipment, and purchase for Client, in the event of default and termination of this agreement either by default of the Client, or termination by Company as provided for in this agreement, then and in that event, Company shall have the right to accelerate all of the remaining payment due under this agreement and the same shall immediately become due and payable by Client to Company. This sum shall include all past due installments that may be due at the time of default and/or termination and acceleration by Company.
- (d) If the equipment owned by Company shall become damaged, lost, or stolen, Client agrees to pay to Company the balance remaining under the service agreement which said sum shall be the number of months remaining on the agreement, times the monthly service charge.
- (e) In the event of default and/or termination of this agreement, under any provision of this contract, and it becomes necessary for the Company to retake possession of the equipment, Client agrees and understands that the Company shall be entitled to possession of the personal property. Client further understands that retaking possession of the personal property shall not relieve Client of the responsibility to pay the accelerated balance of the remaining monthly service charge payments. Provided however, Company shall give a credit to Client, for sums obtained by Company as determined by the fair market value of the equipment upon retaking by Company. Amount not to exceed 25% of the cost of equipment.

# 12. Company Litigation

2. Company Litigation
12.1 Purchaser agrees that venue shall be in Dumal County, Florida should litigation arise under any provision of this contact.

# 13. Delays or Interruptions

- 13.1 Company assumes no liability for delay in the installation of the System or for interruption of Services due to strikes, riots, floods, storms, earthquakes, fire, power failures, insurrection, interruption or unavailability of telephone or cable service, act of God, or for any other cause beyond the control of Company, and will not be required to provide installation for or services to Client while interruption of services due to any such cause may continue
- 13.2 Company assumes no liability for delay of installation or service due to noncooperation of the Client or his agents in providing access to that area of the premises where the equipment is to be located or for delays or interruptions of installation or service on any device or devices of the Client or of others to which Company's equipment is attached. If Client is unable to have premises available for installation of equipment within ninety (90) days of date Company is ready to begin installation, Client shall pay any additional labor or equipment costs incurred by Company due to price increases occurring after the ninety (90) day period has expired. Such additional costs shall be limited to actual increases in prices and shall be payable upon demand.
- 14.1 Company acknowledges that it carriers Worker's Compensation and public liability insurance applicable to the work performed under this Agreement.

## 15. Telephone Service

15.1 Client agrees to furnish any necessary telephone service or telephone lines at Client's own expense. Any and all telephone company charges shall be billed to Client's telephone bill, unless specified otherwise in Paragraph 2 on the front side of this Agreement

# 16. Electrical Current

16.1 The Client agrees to furnish any necessary electrical segues and girrent

ATTEST:

OHN A. CRAWFORD EX-OFFICIO CLERK

APPROVED AS TO FORM:

COUNTY ATTORNEY