,

r,

CONTRACT APPROVAL FORM	(Contract Management Use only) CONTRACT TRACKING NO.
CONTRACTOR INFORMATION	Cm1488 to
Name: B.J. BARR'S PERSONAL SAFETY DEVICES	Cm1493
Address: P.O. BOX 16539 JACKSONVILLE, FLORIDA 32245-6539 City State	Zip
Contractor's Administrator Name: <u>JERRY BARR</u> Title: <u>OWNER</u>	<i>Lip</i>
Tel#: <u>904-502-4446</u> Fax#:Email:	200
CONTRACT INFORMATION	P OC
Contract Name: <u>SECURITY SERVICES</u> Contract Value:	T 20
Brief Description: <u>MONITORING & OPEN/CLOSE REPORT FOR ALL NCPLS BRA</u> INSPECTION	NCHES. ANNUAL FIRE PH 32 EN
Contract Dates <u>10/01/09</u> to <u>09/30/10</u> Status: <u>XX</u> New Rend	
How Procured: Sole Source Single Source ITB RFP XXX RFQ	CoopOther
If Processing an Amendment:	
Contract #: Increase Amount of Existing Contract:	No Increase
New Contract Dates: to TOTAL OR AMENDMENT	AMOUNT:
APPROVALS PURSUANT TO NASSAU COUNTY PURCHASING	POLICY, SECTION 6
1 10-12-09	
Department Head Signature Date	Funding Source/Acct #
	Ö
	71-534000 \$378.00 S
	71-546020 \$185.00
3. ID/16/09 017135 017145	71-534000 \$378.00 \$738.00 \$71-534000 \$738.00
3. County Attorney (approved as to form only) Date 017135 017145 017145	71-534000 \$378.00 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-534000000000 \$71-5340000000 \$71-534000000000000000000000000000000000000
3. $(10/16/09)$ 017135 County Attorney (approved as to form only) Date 017145 4. $(10/16/09)$ 017145 017145	71-534000 \$378.00 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-534000000000 \$71-5340000000 \$71-534000000000000000000000000000000000000
3. County Attorney (approved as to form only) Date 017135 017145 017145	71-534000 \$378.00 R R 71-534000 \$378.00 C C R 71-534000 \$738.00 C C R 71-534000 \$738.00 N K C 71-546020 \$185.00 N K C
3. $(10/16/09)$ 017135 County Attorney (approved as to form only) Date 017145 4. $(10/16/09)$ 017145 017145	71-534000 \$378.00 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-5340000 \$71-534000000000 \$71-5340000000 \$71-534000000000000000000000000000000000000
3. $1D/16/09$ 017135 017145 017145 017145 017155	71-534000 \$378.00 CT ACT CE AC
3. ID IC 017135 3. ID 10/16/09 017135 4. ID 10/19/09 017145 9. ID 10/19/09 017155 9. ID 10/19/09 017155 9. ID ID 10/19/09 017155 9. ID ID ID 017155 9. ID ID ID ID 9. ID ID ID ID 9. ID ID ID ID ID 9. ID ID ID ID ID 9. ID ID ID ID ID ID 9. ID ID ID ID ID ID ID 10. ID ID ID ID ID ID ID ID 10. ID <	71-534000 \$378.00 CT ACT CE AC
3. ID IC 017135 3. ID 10/16/09 017135 4. ID 10/19/09 017145 9. ID 10/19/09 017155 9. ID 10/19/09 017155 9. ID ID 10/19/09 017155 9. ID ID ID 017155 9. ID ID ID ID 9. ID ID ID ID 9. ID ID ID ID ID 9. ID ID ID ID ID 9. ID ID ID ID ID ID 9. ID ID ID ID ID ID ID 10. ID ID ID ID ID ID ID ID 10. ID <	71-534000 \$378.00 CT ACT CE AC
3. ID / 16/09 017135 017145 017145 017145 017145 017155	PROVAL
3. ID / 16/09 017135 017145 017145 4. Other of Management & Budget Date Comments:	PROVAL

Office of Management & Budget Contract Management Clerk Finance



NASSAU COUNTY BOARD OF COUNTY COMMISSIONERS Contract Management Department 96135 Nassau Place, Suite 6 Yulee, Florida 32097 904-491-7377 Fax: 904-321-2658 Charlotte J. Young, CPPB Contract Manager cyoung@nassaucountyfl.com ł

Dawn Krass Contract Specialist dkrass@nassaucountyfl.com

October 23, 2009

Sent via U.S. Postal Service Certified Mail: 7002 3150 0003 4797 6541

Jerry Barr B.J. Barr's Personal Safety Devices P. O. Box 16539 Jacksonville, Florida 32245-6539

Subject: Agreements for Monitoring/Reporting/Inspection Services for the Nassau County Public Library Branches (CM1488 – CM1493)

Dear Mr. Barr,

Please find enclosed your copy of the six (6) fully executed agreements as referenced above.

If you have any questions, please do not hesitate to contact me.

Sincerely,

Charlott E Jyours

Charlotte J. Young, CPPB Contract Manager

						ITTACT	Number CH.	1488	
904-642	2-4555		RI	BAR	R'S	DBA	<u></u>		EF0000037
800-773	3-8869						and		E10000099
	e g ^{ill} e		PERSONAL	SAFETY	DEVICES				
						Secu	rity Services /	Agreement No.	
	_		int.	t		- ·	C		æ
THIS AC	GREEMENT,	made this				day of	Sptei	non	20,27,
by and i	between	B.J. Barr's	Personal Safet	y Devices	_	P.O. I	Box 16539		
-,	Jacksonville		(LOCATION NAME) Florida		32245-653		IG ADDRESS) (904) 64	0 4555	
	(CITY)	;			ZIP CODE)	<u>,</u>	(904) 04 (TEL	PHONE #) 7	(hereinafter
referred	to as "Comp	any"), and 🖊	envandy	ra /4	bli L	ibrar	<u>y 29</u>	<u>5 Nth 9</u>	<u> 1" SI.</u>
E	- In NANS	Sina R	The FY	IME)	220	20 1	(STREET ADD	RESS)	4862
	(CITY)	1/11/ //	(STATE)	11009	(ZIP CODE)	27	(TELE	PHONE #)	<u> </u>
(hereinal	ter referred to	o as "Client").					·		
1. SEF	RVICES								
1.1	Equipmen	t: Company	agrees to provi	de, as part	of the sec	urity servi	ces, the equi	oment detailed	in Schedule A
			de a part of this	•					
	1.1.1 Equ	ipment to be	installed at the	following loc	ation				
	112 Equ	inmont install	ation charge			~			
			-		. 11		-		
	(φ (a)			61	15	V	(\$) payable upon
			reement; and,						, Felle
	(b)						(\$) payable upon
	com	pletion of ins	tallation.						
	1.2.3 🔲	Equipment O	wnership remain	ns with Comp	pany.				Tax
	_1.2.4 🗌	Equipment ov	wnership transfe	rs to Client.					
1.2	Monthly S	ervices: Clie	nt agrees to pay	Company f	or security :	services ite	emized below:	Securi	t, system
	Type of Se			nthly Servic				Monthly Ser	Vice Charge
	Badio	Transmission	Reporting 9	· /	/	Monit	toring Center	\$ 19	00
		L Telephone I	, .			Leas	e Equipment.	\$	
	Extend	ed Maintenar	nce for	<u> </u>		C Other	Open/clu	rse <u>s_12</u> ,	50
	Custon	ner Owned E	quipment			C Othe	r	\$	
							Service Char		150
1.3			31.50						Semi-Annually,
	or 🔄 Ann	ually, to B.J.	. Barr's Person	al Safety De	vices, P.O.	Box 1653	9, Jacksonvi	lle, Florida 32	245-6539 on the
	first day of	the month to	llowing the estim	lated date of	n installation				<u> </u>
2. TEF		AGREEME			(ne_		
2.1	The primar	y term of thi	is Agreement sh	all be for a	period of/		years from t	he date of firs	t billing. Unless
			er the terms of t of such primary t						
		lays prior to a				. increate		g	
3. SER	VICE								
3.1			les assistance s		rected to B	.J. Barr's	Personal Safe	ety Devices, P	.O. Box 16539,
			6539, (904) 642 e right to assign		ent to any	other ners	on firm or co	moration with	ut notice to the
			e further right to						
			by Company for		•		•	•	the property of
	Company.								
	force and e		Agreement be de	eemed to be	illegal, inva	alid, inoper	ative, all rema	aining parts sha	all remain in full
4. ADE	DITIONAL T								
4.1	-		ts of the terms	contained	on this pa	ge, the re	verse side o	f this docume	nt and on any
	_	s indicated as	s follows:			-			
	Schedu		chedule G	Schedule I	_	nedule G	U Other		
	Schedu	ile B L S	chedule D	Schedule		nedule H	Other_		
5. CLI	ENT SELEC	TED SERVI	CES						
5.1			at where burgla	r and/or fire	alarm or a	access co	ntrol equipme	nt is provided	the system is
	designed to	o detect entr	y only through	those acces	sses and/or	areas ac	tually covered	d by the equip	ment listed on
			ement, that suc						
			explained to the spment and ser						
			itemized on this						
	is available	and may be	obtained from C	ompany at a	an additiona	l cost to th	ne Client.		
5.2			WLEDGES THAT (
			ON THIS SIDE AND OF LIABILITY AND						
			EDULE ATTACHE						
	SCHEDULES								
	IN WITNES		, and intending					-	
	107.	day of	sept	2009	Compa	ny: B.J. 1	Barr's Person:	al Safety Devic	es
	<u> </u>			,	pu	P.O.	Box 16539/J	acksenville, FL	32245-6539
Ву	- SZIN	SaX			Security (1	
íts					Manager .		LT.	$) \sim$	
This .	Agreement sh	all not be bir	nding upon Corr	pany unless	approved	in writing.	y an authoriz	ed Manager fr	or Company. In
the e	vent of non-a	approval, the	sole Liability o	f Company	shall be to	refund to	Client the ar	nount that has	been paid to
Comp	bany by Clien	t upon execut	tion of this Agre	ement.					· · · · ·

والكيفية مقاذما

CHANNERS STORE STORE

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, fees 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 agrees 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 immudiately 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 detect in operation of the System develops, or in the event of a power failure, interruption of telephone service. other interruption at Client's premises, Client shall notity Company immediately If apace/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 allected by turbulence of air, occupied airspace change o other disturbing conditions, Client shall turn off or remove all things, animate or Inanimate, including but not limited to all lorced as heators, air conduioners, horns, bells, animats and any other sources of air turbulence or inovernetit, which may beins, annuals and any other sources of the System during to unhordness, which they interfere with the offectiveness of the System during closed periods while the alium system is on. Client shall notify Company of any remodoling or other charges to the protected premises that may affect the operation of the system. 2.3 Client shall cooperate with Company in the installation, operation and marrite

mance 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 writton 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. Com

. Company la not an inaurer; 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 warrang of machine analysis in missis that the opsettion of sources are designed who avert, or prevent occurrences which the System or Sorvices are designed to detector 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 servica, or the failure of the System to properly operate, with resulting loss to Client because of, among other things:

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 pr 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 torth 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'a liability shell not exceed a sum equal to the annual service charge payment contracted for herein pr Two Hundred and Fifty Dollars (\$250.00), which ever is the lesser and this liability shall be exclusive; and thet the provisions of this Section shall apply if loss or damage, irraspective 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-862

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 ac annual sarvice 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 nder and additional obligation phall in no way be interpreted to hold Company as an insurer. Such additional liability ction may also be obtained by Client from Client's insurance carrier B. Third Party Indemnification

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 indemnity, 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 neglience, active or passive, warranty, or strict or product liability on the part of Company. its employees or agents, but this provision shall not apply to claims for loss or damage solely and directly caused by an employee of Company while on Client's premises. 8. Client's Purchase Order

6.1 It is understood and agreed by and between the parties hereto that if there is any conflict between this Agreement and Client's Purchase Order, this Agreement shall govern, whether such Purchase Order is prior or subsequent to this Agreement. 7. Assignment by Client

7.1 Client acknowledges that the sale or transfer of Client's premises shall not relieve Client of duties and obligations under this Agreement unless Company agrees to the transfer of this Agreement.

8. Assigness and/or Subcontractors of Company

8.1 Company shall have the right to assign this Agreement in whole or in part to any other person, firm or corporation and shall have the further right to subcontract any surveillance, monitoring, maintenance, patrol, emergency response, or other services which it may perform. Client acknowledges that this Agreement, and particularly those paragraphs relating to Company's maximum liability, and third party indemnilication, shall inure to the benefit of and are applicable to any assignees and/or subcontractors of Company, and that they bind Client with respect to said assignees ind/or subcontractors with the same force and effect as they bind Client to Company. 9, Additional Services

9.1 Client agrees that Client may subscribe for or purchase additional services equipment or security protection from Company at agreed prices by written purchase order or contract and that any such additional services, equipment or protection shall, except for the price, be governed exclusively by this Agreement

9.2 The Client agrees that unless authorized by Company, any alterations, removal or la or tampering with the equipment or the attaching of any device, contrivance or apparatus to the equipment or any part thereof, shall operate to wild any warranties provided herein.

9.3 If any agency or bureau having junadiction, or Client by his or its own act shall requirs or make necessary any changes on the equipment or ginally in agrees, on demand, to pay for the reasonable cost of such changes. illy installed Client 10. Centrel Station Services

10.1 Central services consist of the receipt, analysis and response (dispatch of proper authorities) to signals from system installed under this agreeme services are initiated upon final payment for installation and pre-payment of service charges. All services may be discontinued anytime charges are unpeid or system is abused. Notice by certified or registered letter to billing address shall be deemed sufficient notice of discontinuate

10.2 In the event Client does fail 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 eriod of disconnection

10.3 The programmed software installed in the computer shall remain the property of the Company In the worth of risculation in the company sharing and the property of the Company. In the worth 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. Detault/Termination

11.1 In the event (i) Client fails to pay any amount due for the System, (ii) Client fails to comply with any of the terms and conditions hereol, (iii) Client makes an assignment for the benefit of creditors, (iv) an order for relief is entered against Client undor any chapter of the National Battkruptcy 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 Chent, Company mey 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 burther responsibility under this egreement in regards to the socurity services furnished by the Company. (b) Enter the premises of the Client and remove all equipment installed by

ny 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 as a result of the mistanator of the exploritem, and put class for chemit, in the event of default and termination of this agreement cither 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 sume shall immediately become due and payable by Client pany. This sum shall include all past due installments that may be du In Con 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,

(a) In the event of default and/or termination of this agreement, under any (e) In the event of delaut 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 thet retaking possession of the personal property shall not relieve Ckent of the respons-bility to pay the accelerated balance of the remaining monthly servec 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. retaking by Company. Amount not to exceed 25% of the cost of equipment. 12. Company Liligation

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

13. Delaya or interruptione

13.1 Company assumes no liability for delay in the installation of the System or for interruption of Services due to strikes, nots, floods, storms, earthquakes, lire, 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 cause may continue

13.2 Company assumes no isability for delay of installation or service due to non-cooperation 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 is attacted, in Chemic B disclore to have premises available to instantiation, 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. Insurance

wledges that it cerners Worker's Comp 14.1 Company ackno nsation and public kability 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 Agreeme

16. Electrical Current

16.1 The Ckent agrees to furnish any necessary electrical service and current through the Client's meter and at the Client's sole expense.

17. Title Cleves

breach

17.1 Paragraph titles used in this Agreement are for reference only and are not to be construed as governing the construction of the specific provisions in this Agreement. 18. Paymente: Delinguencies

18.1 Payment shall be due upon the receipt of invoices by Client unless otherwise specified on the front hereof. Interest shall accrue on all amounts more than thirty (20 4 4) days past due at the maximum allowable rate. All payments shall be due and payable at Company's office set forth on the front hereof. If an attorney is employed to collect any amount due Company. Client agrees to pay Company reasonable attorney's less and costs incurred when permitted by applicable law. If Services are discontinued because of Client's past due balance, and if Client desires to have the monitorino service reactivated, Client agrees to pay in advance to Company a re-connect charge to be lixed by Company at a reasonable amount. 19. Entire Agreement; Modification; Walver

19.1 This writing is inlended by the parties as a final expression of their agreement and as a complete and exclusive statement of the terms thereof. This Agreement supersedes all prior representations, understandings or agreements of the parties, written or oral, and shall constitute the sole terms and conditions of sale for all equipment and services. This Agreement can be modified only in writing, signed by the parties or their duly authorized agent. No waiver or a breach of any term of condition of this Agreement shall be construed to be a waiver of any succeeding

The County Client reserves the right to terminate the Contract in whole or part by giving the Vendor Company written notice at least thirty (30) days prior to the effective date of the termination. Upon receipt of termination from the County Client, the Vendor Company shall only provide those services specifically approved or directed by the Client. All other rights and duties of the parties under the Contract shall continue during such notice period, and the County Client shall continue to be responsible to the Vendor Company for the payment of any obligations to the extent such responsibility has not been excused by breach of default of the Vendor Company.

م. دارست درکس

Initials (Nassau County) Initials (B. J. Barr's)

A CAR	2-4555	B.J.	BARR		Island		EF00000
0-773	3-886 9	PERSONA			Security		E100000
	ť				Security Services /	Aareement No	
			77				
HIS AC	GREEMENT, made	e this		day o	Septen	nber_	20, <i>0</i> 7
y and t	betweenB.J	. Barr's Personal Safe			.O. Box_16539		
	Jacksonville	(LOCATION NAME)		245-6539	MAILING ADDRESS) (904) 64		
	(CITY)	(STATE)	1 (Z	IP GODE		PHONE #)	(hereinafte
eferred	to_as "Company")	, and FIRNAL	Ndina 1	Pulelic.	Lilorary (STREET ADD	25N'	7415I
1	ERNANDI	1a Bead	Fl.	3203	4 197	ne33)	
	(CITY)	(STATE)	- / (Z	(IP CODE)	(TELE	PHONE #)	
eleman	fter referred to as '						
	RVICES						
1.1		impany agrees to pro- and made a part of thi		the security s	services, the equip	pment detailed	d in Schedule
		nt to be installed at the		n			
	•••	nt installation charge _		- AA	4		
	(\$ (a)).	- VXI	15/10	/8		_) payable upo
		this Agreement; and,	- PC		(4		-) payable upo
	• •		<u> </u>		(\$		_) payable upo
	completio	n of installation.					
		ment Ownership rema		ıy.			Tax
	1.2.4 Equip	ment ownership transf	fers to Client.				
1.2	Monthly Servic	es: Client agrees to pa	ay Company for s	security servic	es itemized below:		
	Type of Service	e Mo	onthly Service C	Charge Type	of Service	Monthly Se	rvice Charge
	🔲 Radio Trans	mission Reporting	\$	_	Ionitoring Center	\$	
	Special Tele		\$	~ _	ease Equipment	\$	
	Extended M	aintenance for wned Equipment	\$ 185=		Other	\$	
					Other	\$	
	Ytanty	FIRE alarm 1	NSPECTION				
12	YEARly	Fire plarm 1	NSPECTOR	Total of Mo	nthly Service Char	ges 8	Semi-Annuali
1.3	The service cha	rge of \$2185		Total of Mo e in advance.	hthly Service Char	Quarterly, 🔲	
1.3	The service cha	rge of SPASSION	nal Safety Device	Total of Mo e in advance.[es. P.O. Box	hthly Service Char Monthly, C C 16539. Jacksonvil	Quarterly, 🗔 Ile. Florida 32	245-6539 on th
	The service cha or Annually first day of the n	rige of space of spac	nal Safety Device mated date on in:	Total of Mo e in advance.[es, P.O. Box stallation whic	hthly Service Char Monthly, C C 16539, Jacksonyil h is C C T	Quarterly, [] Ile, Florida 32 200	245-6539 on th 7
TER	The service cha or Annually first day of the n	rige of space of spac	nal Safety Device mated date on in:	Total of Mo e in advance.[es, P.O. Box stallation whic	hthly Service Char Monthly, C C 16539, Jacksonyil h is C C T	Quarterly, [] Ile, Florida 32 200	245-6539 on th 7
	The service cha or Annually first day of the n RM OF THIS AGI The primary ter	Fine plann rge of spansers person to B.J. Barr's Person nonth following the estim	nal Safety Device mated date on ins	Total of Mo e in advance.[es, P.O. Box stallation whic	hthly Service Char Monthly, C 16539, Jacksonyil h is <u>C</u> ML years from th	Quarterly, [] Ile, Florida 32 2000	245-6539 on th
TER	The service cha or Annually first day of the n Annually first day of the n The primary ter otherwise provic one (1) year at t	Fine Alarm (rge of SJJS-Ta , to B.J.Barr's Person nonth following the estimate REEMENT m of this Agreement s ed under the terms of he end of such primary	nal Safety Device mated date on ins shail be for a pe the Renewal Op	Total of Mo e in advance.[es, P.O. Box stallation whic eriod of	hilly Service Char Monthly, C C 16539, Jacksonyil h is <u>C</u> years from the rement shall autor	Auarterly, [] Ile, Florida 32 2000 he date of firs matically renew	245-6539 on th
TER 2.1	The service cha or Annually first day of the n Annually first day of the n The primary ter otherwise provic one (1) year at t thirty (30) days	Fine alarm for rge of Spiles for to B.J. Barr's Person nonth following the estimate REEMENT m of this Agreement s red under the terms of	nal Safety Device mated date on ins shail be for a pe the Renewal Op	Total of Mo e in advance.[es, P.O. Box stallation whic eriod of	hilly Service Char Monthly, C C 16539, Jacksonyil h is <u>C</u> years from the rement shall autor	Auarterly, [] Ile, Florida 32 2000 he date of firs matically renew	245-6539 on th
TER 2.1	The service cha or Annually first day of the n The primary ter otherwise provid one (1) year at t thirty (30) days p VICE	Fine alarm for rge of Spinsor's Person bonth following the estimate REEMENT m of this Agreement s red under the terms of he end of such primary prior to cancelling.	nal Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene	Total of Mo e in advance.[es, P.O. Box stallation whic priod of otion, this Agree wal term there	hthly Service Char Monthly, C 16539, Jacksonyil h is <u>C</u> years from the comparent shall autor hafter. Client shall	Quarterly, Ile, Florida 32 2001 he date of firs natically renew give written no	245-6539 on the second
TER 2.1 SER	The service cha or Annually first day of the n The primary ter otherwise provid one (1) year at t thirty (30) days p VICE Calls for Service	Fine Alarm (rge of SJJBarr's Person onth following the estimate REEMENT m of this Agreement s ed under the terms of he end of such primary	nal Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct	Total of Mo e in advance.[es, P.O. Box stallation whic priod of otion, this Agree wal term there	hthly Service Char Monthly, C 16539, Jacksonyil h is <u>C</u> years from the comparent shall autor hafter. Client shall	Quarterly, Ile, Florida 32 2001 he date of firs natically renew give written no	245-6539 on the second
TER 2.1 SER	The service cha or Annually first day of the m RM OF THIS AGI The primary ter otherwise provic one (1) year at t thirty (30) days p VICE Calls for Servic Jacksonville, FL Company shall	Fine alarm for rge of space and for to B.J. Barr's Person nonth following the estimate REEMENT m of this Agreement s red under the terms of the end of such primary prior to cancelling. e or Sales assistance 32245-6539, (904) 64 mave the right to assign	nal Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement	Total of Mo e in advance.[es, P.O. Box stallation whic priod of otion, this Agree wal term there ted to B.J. Ba to any other	hilly Service Char Monthly, C 16539, Jacksonyil h isC years from the ement shall autor bafter. Client shall g rr's Personal Safe person, firm, or co	Auarterly, Ile, Florida 32 Part 2000 he date of first natically renew give written no ety Devices, F proporation with	245-6539 on the second
TER 2.1 SER	The service cha or Annualiy first day of the n Annualiy first day of the n Annualiy fi	Fine Alarm (rge of SJJS-74 , to B.J.Barr's Person nonth following the estimate REEMENT m of this Agreement s ed under the terms of he end of such primary prior to cancelling. e or Sales assistance 32245-6539, (904) 64 have the right to assign have the further right to	nal Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any	Total of Mo e in advance.[es, P.O. Box stallation whic priod of A btion, this Agree wal term there ted to B.J. Ba to any other y services it m	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the ement shall autor eafter. Client shall g rr's Personal Safe person, firm, or co ay be obligated to	Auarterly, Ile, Florida 32 he date of first matically renew give written no ety Devices, F proporation with perform.	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 16533 put notice to the
TER 2.1 SER	The service cha or Annualiy first day of the n Annualiy first day of the n Annualiy fi	Fine alarm for rge of space and for to B.J. Barr's Person nonth following the estimate REEMENT m of this Agreement s red under the terms of the end of such primary prior to cancelling. e or Sales assistance 32245-6539, (904) 64 mave the right to assign	nal Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any	Total of Mo e in advance.[es, P.O. Box stallation whic priod of A btion, this Agree wal term there ted to B.J. Ba to any other y services it m	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the ement shall autor eafter. Client shall g rr's Personal Safe person, firm, or co ay be obligated to	Auarterly, Ile, Florida 32 he date of first matically renew give written no ety Devices, F proporation with perform.	245-6539 on the second
TER 2.1 SER	The service cha or Annually first day of the n The primary ter otherwise provid one (1) year at the thirty (30) days p VICE Calls for Service Jacksonville, FL Company shall Client and shall All equipment in Company. Should any part	Fine alarm for rge of Spirit Person to B.J.Barr's P	shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission	Total of Mo e in advance.[es, P.O. Box stallation whic brind of botion, this Agra- botion, this Agra- botio	hilly Service Char Monthly, C 16539, Jacksonyil h is <u>C</u> years from the comment shall autor hild autor werent shall autor after. Client shall g personal Safe person, firm, or co ay be obligated to signals shall, at a	Auarterly, Ile, Florida 32 Le, Florida 32 August 22 he date of first natically renew give written no ety Devices, F perform. all time, remain	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 1653 pout notice to the n the property of
TER 2.1 SER 3.1	The service cha or Annually first day of the n Annually first day of the n Annually first day of the n Annually first day of the n Annually the primary ter otherwise provid one (1) year at t thirty (30) days (Annually Annually Annually Calls for Service Jacksonville, FL Company shall I Client and shall All equipment in Company. Should any part force and effect.	Fine alarm for rge of Superior and for to B.J.Barr's Person bonth following the estimate REEMENT m of this Agreement is led under the terms of the end of such primary prior to cancelling. e or Sales assistance 32245-6539, (904) 642 have the right to assign have the further right to stalled by Company for of this Agreement be of	shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission	Total of Mo e in advance.[es, P.O. Box stallation whic brind of botion, this Agra- botion, this Agra- botio	hilly Service Char Monthly, C 16539, Jacksonyil h is <u>C</u> years from the comment shall autor hild autor werent shall autor after. Client shall g personal Safe person, firm, or co ay be obligated to signals shall, at a	Auarterly, Ile, Florida 32 Le, Florida 32 August 22 he date of first natically renew give written no ety Devices, F perform. all time, remain	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 1653 pout notice to the n the property of
TER 2.1 SER 3.1	The service cha or Annually first day of the n Annually first day of the n Annually fi	Fine alarm for rge of Superior and for to B.J.Barr's Person bonth following the estimate REEMENT m of this Agreement is led under the terms of the end of such primary prior to cancelling. e or Sales assistance 32245-6539, (904) 642 have the right to assign have the further right to stalled by Company for of this Agreement be of	hal Safety Device mated date on inst shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille	Total of Mo e in advance.[es, P.O. Box stallation whic priod of advance.[eriod of advance.[eriod of advance.] eriod of advance. toton, this Agree wal term there the to B.J. Ba toto any other y services it m n of electronic egal, invalid, in	hilly Service Char Monthly, C C 16539, Jacksonyil h is years from the ement shall autor bafter. Client shall g rr's Personal Safe person, firm, or co ay be obligated to signals shall, at a operative, all rema	Auarterly, Ile, Florida 32 Provide 32 he date of first natically renew give written no ety Devices, F proporation witho perform. all time, remainance aining parts sh	245-6539 on the 245-6539 on the 25 billing. Unless 15 to comparison 16 to compar
TER 2.1 SER 3.1	The service cha or Annuality first day of the n The primary ter otherwise provic one (1) year at t thirty (30) days (VICE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments ined	Fine Alarm (rge of S) (1997) to B.J. Barr's Person nonth following the estimation REEMENT mo of this Agreement s eed under the terms of he end of such primary prior to cancelling. e or Sales assistance 32245-6539, (904) 644 have the right to assign have the further right to stalled by Company for of this Agreement be of S	nal Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille	Total of Mo e in advance.[es, P.O. Box stallation whic priod of A bition, this Agree wal term there are to B.J. Ba to any other y services it m n of electronic egal, invalid, ir this page, th	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the ement shall autor eafter. Client shall g rr's Personal Safe person, firm, or co ay be obligated to signals shall, at a operative, all remain e reverse side o	Auarterly, Ile, Florida 32 Provide 32 he date of first natically renew give written no ety Devices, F proporation witho perform. all time, remainance aining parts sh	245-6539 on the 245-6539 on the 25 billing. Unless 15 to comparison 16 to compar
TER 2.1 SER 3.1	The service cha or Annuality first day of the n The primary ter otherwise provice one (1) year at t thirty (30) days EVICE Calls for Service Jacksonville, FL Company shall I Client and shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments inefi	Fine Alarm (rge of S) (100 m) (100 m	nal Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille	Total of Mo e in advance.[es, P.O. Box stallation which priod of A bition, this Agree wal term there are to B.J. Ba to any other y services it m n of electronic egal, invalid, ir this page, th Scheduk	hilly Service Char Monthly, C C 16539, Jacksonyil h is years from the sement shall autor eafter. Client shall g rr's Personal Safe person, firm, or co ay be obligated to signals shall, at a operative, all remain e reverse side o G Other	Auarterly, Ile, Florida 32 Provide 32 he date of first natically renew give written no ety Devices, F proporation witho perform. all time, remainance aining parts sh	245-6539 on the second
TER 2.1 SER 3.1	The service cha or Annuality first day of the n The primary ter otherwise provic one (1) year at t thirty (30) days (VICE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments ined	Fine Alarm (rge of S) (1997) (10 B.J. Barr's Person bonth following the estimate REEMENT m of this Agreement s ed under the terms of he end of such primary prior to cancelling. e or Sales assistance 32245-6539, (904) 647 have the right to assign have the further right to stalled by Company for of this Agreement be of S consists of the term cated as follows:	nal Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille	Total of Mo e in advance.[es, P.O. Box stallation whic priod of A bition, this Agree wal term there are to B.J. Ba to any other y services it m n of electronic egal, invalid, ir this page, th	hilly Service Char Monthly, C C 16539, Jacksonyil h is years from the sement shall autor eafter. Client shall g rr's Personal Safe person, firm, or co ay be obligated to signals shall, at a operative, all remain e reverse side o G Other	Auarterly, Ile, Florida 32 Provide 32 he date of first natically renew give written no ety Devices, F proporation witho perform. all time, remainance aining parts sh	245-6539 on the second
TER 2.1 SER 3.1 ADE 4.1	The service cha or Annuality first day of the n The primary ter otherwise provice one (1) year at t thirty (30) days EVICE Calls for Service Jacksonville, FL Company shall I Client and shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments inefi	Fine alarm for the set of the set	nal Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille	Total of Mo e in advance.[es, P.O. Box stallation which priod of A bition, this Agree wal term there are to B.J. Ba to any other y services it m n of electronic egal, invalid, ir this page, th Scheduk	hilly Service Char Monthly, C C 16539, Jacksonyil h is years from the sement shall autor eafter. Client shall g rr's Personal Safe person, firm, or co ay be obligated to signals shall, at a operative, all remain e reverse side o G Other	Auarterly, Ile, Florida 32 Provide 32 he date of first natically renew give written no ety Devices, F proporation witho perform. all time, remainance aining parts sh	245-6539 on the second
TER 2.1 SER 3.1 ADE 4.1	The service cha or Annuality first day of the n The primary ter otherwise provice one (1) year at t thirty (30) days EVICE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments inde Schedule A Schedule B ENT SELECTED Client acknowle	Fine a large of space	hal Safety Device mated date on inst shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille s contained on Schedule E Schedule F	Total of Mo e in advance.[es, P.O. Box stallation which eriod of A bition, this Agree wal term there are to B.J. Ba to any other y services it m n of electronic egal, invalid, in this page, th Scheduke arm or acces	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the rement shall autor bafter. Client shall g rr's Personal Safe person, firm, or co ay be obligated to signals shall, at a operative, all rema e reverse side o G Other H Other s control equipme	Auarterly, Ile, Florida 32 Ile, Florida 32 he date of firs natically renew give written no ety Devices, F perform. all time, remain aining parts sh f this docume this docume	245-6539 on the system is the
TER 2.1 SER 3.1 ADC 4.1	The service cha or Annuality first day of the n The primary ter otherwise provic one (1) year at t thirty (30) days EVICE Calls for Service Jacksonville, FL Company shall I Client and shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments ined Schedule A Schedule B ENT SELECTED Client acknowle designed to det	Fine Alarm (rge of S) (100 m) (100 m	hal Safety Device mated date on inst shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille as contained on Schedule E Schedule F ar and/or fire ala	Total of Mo e in advance.[es, P.O. Box stallation which ariod of A bition, this Agree wal term there are to B.J. Ba to any other y services it m n of electronic egal, invalid, in this page, th Scheduke Scheduke arm or acces s and/or area	http://www.commentationalized for the service Char Monthly, C C 16539, Jacksonville is	Auarterly, Ile, Florida 32 Ile, Flori	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 16533 but notice to the n the property of all remain in fu- ent and on an of the system ison
TER 2.1 SER 3.1 ADC 4.1	The service cha or Annuality first day of the n The primary ter otherwise provic one (1) year at t thirty (30) days EVICE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments indi Schedule A Schedule A Schedule A of tt	Fine Alarm (rge of S) (100 - 700 -	hal Safety Device mated date on inst shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille as contained on Schedule E Schedule F ar and/or fire ala in those accesses ich equipment pe	Total of Mo e in advance.[es, P.O. Box stallation which priod of A bition, this Agree wal term there are to B.J. Ba to any other y services it m n of electronic egal, invalid, ir bitis page, th Schedula arm or access s and/or area erforms only th	hilly Service Char Monthly, C C 16539, Jacksonyil h is years from the sement shall autor bafter. Client shall g rr's Personal Safe person, firm, or co ay be obligated to signals shall, at a operative, all remains e reverse side o G Other H Other s control equipme s actually covered ose functions, and	Auarterly, Ile, Florida 32 Ile, Flori	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 1653 bout notice to the n the property of all remain in fu ent and on an of t, the system if pment listed of s activated onl
TER 2.1 SER 3.1 ADC 4.1	The service cha or Annuality first day of the n The primary ter otherwise provic one (1) year at t thirty (30) days EVICE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments indif Schedule A Schedule B ENT SELECTED Client acknowle designed to det Schedule A oft under the circum	Fine Alarm (rge of S) (100 m) (100 m	hal Safety Device mated date on inst shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille as contained on Schedule E Schedule F ar and/or fire ala in those accesses ch equipment pe he Client. Further	Total of Mo e in advance.[es, P.O. Box stallation whic priod of advance.[eriod of advance.[eriod of advance.[eriod of advance.] to stallation which wal term there ted to B.J. Ba to any other y services it m n of electronic egal, invalid, ir this page, th Schedule arm or acces s and/or area erforms only th r, Client ackno	hilly Service Char Monthly, C G 16539, Jacksonyil h is years from the rement shall autor after. Client shall a person, firm, or co ay be obligated to signals shall, at a operative, all remains e reverse side o G Other H Other s actually covered is actually covered is functions, and wiedges that (a) C	Auarterly, Ile, Florida 32 Ile, Flori	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 16539 out notice to the n the property of all remain in fu- ent and on an onent and on an onent listed of s activated only explained the fu-
TER 2.1 SER 3.1 ADC 4.1	The service cha or Annually first day of the n The primary ter otherwise provice one (1) year at t thirty (30) days (VICE Calls for Service Jacksonville, FL Calls for Service Jacksonville, FL Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments ind Schedule A Schedule B ENT SELECTED Client acknowle designed to det Schedule A of tt under the circum range of protect	rege of space of	hal Safety Device mated date on inst shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille as contained on Schedule E Schedule F ar and/or fire ala in those accesses ich equipment pe he Client. Further ervices available is Agreement; and	Total of No e in advance.[es, P.O. Box stallation whic priod of advance.[es, P.O. Box stallation whic priod of advance.[estimation which stallation which wal term there ted to B.J. Ba to any other y services it m n of electronic egal, invalid, in this page, th Schedule arm or access s and/or area erforms only th r, Client ackno to Client; (b) d (c) additiona	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the rement shall autor bafter. Client shall of terment shall autor terment sh	Auarterly, Ile, Florida 32 Ile, Florida 32 Particular and the second attically renew give written no ety Devices, F perform. all time, remain aning parts sh f this docume this provided by the equil the system is company has ed thas contrac	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 16539 out notice to the n the property of all remain in fu- ent and on an on and on an on and on and on and on and on and on and on and on and on and on and on and on and on and on and
TER 2.1 3.1 ADC 4.1 CLIR 5.1	The service cha or Annuality first day of the n The primary ter otherwise provice one (1) year at t thirty (30) days EVICE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments ind Schedule A Schedule A ENT SELECTED Client acknowle designed to det Schedule A of tl under the circurr range of protect equipment and s is available and	rege of super-isometry of the set of th	hal Safety Device mated date on inst shall be for a pe the Renewal Op- term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille s contained on Schedule E Schedule F ar and/or fire ala those accesses ch equipment pe he Client. Further ervices available is Agreement; and Company at an a	Total of Mo e in advance.[es, P.O. Box stallation which priod of advance.[es, P.O. Box stallation which priod of advance.[estimation of advance.] to any other y services it m n of electronic egal, invalid, in this page, th Scheduke arm or acces s and/or area erforms only th o Client; (b) d (c) additional additional cost	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the rement shall autor bafter. Client shall of terment shall autor terment sh	Auarterly, Ile, Florida 32 Ile, Flori	245-6539 on the st billing. Unless v for a period of tice to Compan P.O. Box 16539 out notice to the n the property of all remain in fu ent and on an onent listed of s activated only explained the fu provided herein
TER 2.1 SER 3.1 ADC 4.1	The service cha or Annuality first day of the n The primary ter otherwise provic one (1) year at t thirty (30) days EVICE Calls for Service Jacksonville, FL Company shall I Client and shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments inefi Schedule A Schedule B ENT SELECTED Client acknowle designed to det Schedule A of th under the circum range of protect equipment and s is available and CLIENT FURTHER	rege of Supervised and a second	hail Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille is contained on Schedule E Schedule F ar and/or fire ala those accesses ch equipment pe he Client. Further ervices available is Agreement; and Company at an a CLIENT HAS REA	Total of Mo e in advance.[es, P.O. Box stallation which brid of P.O. Box stallation which eriod of P.O. Box stallation which wall term there the to B.J. Ba to any other y services it m n of electronic egal, invalid, in this page, th Scheduke Scheduke arm or acces s and/or area erforms only th r, Client ackno to Client; (b) d (c) additional cost D AND UNDER	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the rement shall autor after. Client shall autor after. Client shall at a person, firm, or co ay be obligated to signals shall, at a operative, all rema e reverse side o GOther HOther s actually covered ose functions, and wiedges that (a) C Client desires and I protection over a to the Client. STANDS ALL OF TH	Auarterly, Ile, Florida 32 Ile, Flori	245-6539 on the st billing. Unless v for a period of tice to Compan P.O. Box 16539 but notice to the n the property of all remain in fur- ent and on an or ant issted on xplained the fur- provided herein NCLUDING THI
TER 2.1 3.1 ADC 4.1 CLIS 5.1	The service cha or Annually first day of the n The primary ter otherwise provic one (1) year at t thirty (30) days EVICE Calls for Service Jacksonville, FL Company shall I Client and shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments indi Schedule A Schedule A Schedule B ENT SELECTED Client acknowle designed to det Schedule A of tt under the circum range of protect equipment and s is available and CLIENT FURTHER TERMS AND CONE	rege of super-isometry of the set of th	hail Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille as contained on Schedule E Schedule E Schedule F ar and/or fire ala h those accesses ich equipment pe he Client. Further ervices available is Agreement; and Company at an a CIJENT HAS REAL	Total of Mo e in advance.[es, P.O. Box stallation whic brind of advance.[es, P.O. Box stallation whic brind of advance.[eriod of advance.] to any other y services it m n of electronic egal, invalid, ir brind brind brind content ackno to Client; (b) d (c) additional cost D AND UNDER DE OF THS DOC	hilly Service Char Monthly, C G 16539, Jacksonyil h is years from the sement shall autor bafter. Client shall autor after. Client shall at a person, firm, or co ay be obligated to signals shall, at a operative, all remains e reverse side o G Other H Other s control equipme s actually covered ose functions, and wiedges that (a) C Client desires and l protection over a to the Client. STANDS ALL OF TH CMENT, PARTICULA	Auarterly, Ile, Florida 32 Ile, Flori	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 16539 out notice to the n the property of all remain in fu- ent and on an on the system i proment listed on s activated only xplained the fu- ted for only the provided herei CULUDING THI PH 5 REGARDING
TER 2.1 3.1 ADC 4.1 CLIE 5.1	The service cha or Annually first day of the n The primary ter otherwise provice one (1) year at t thirty (30) days EVICE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments ind Schedule A Schedule B ENT SELECTED Client acknowle designed to det Schedule A of tt under the circum range of protect equipment and s is available and CLIENT FURTHER TERMS AND COME COMPANYS LIMT CONDITIONS ON J	rge of SJBarr's Person to B.J.Barr's Person to B.J.Barr's Person to both following the estin REEMENT m of this Agreement s ed under the terms of he end of such primary prior to cancelling. e or Sales assistance 32245-6539, (904) 64/ have the right to assign have the further right to assign have the further right to stalled by Company for of this Agreement be of S consists of the term cated as follows: Schedule C Services State that where burgl ect entry only through his Agreement, that su istances explained to th ion, equipment and se ervices itemized on thi ion, equipment and se ervices itemized on thi ion, equipment and se ervices itemized on thi ion ACKNOWLEDGES THAT ITTONS ON THS SIDE AND	hail Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille as contained on Schedule E Schedule E Schedule F ar and/or fire ala those accesses the equipment pe he Client. Further ervices available is Agreement; and Company at an ar Company at an ar	Total of Mo e in advance.[es, P.O. Box stallation whic briod, this Agree wal term there ted to B.J. Ba to any other y services it m n of electronic egal, invalid, ir this page, th Schedule arm or acces s and/or area erforms only th r, Client ackno to Client; (b) d (c) additional cost D AND UNDER DE OF THS DOC E AMOUNTS SE	hithly Service Char Monthly, C 16539, Jacksonyil h is years from the rement shall autor after. Client shall autor after. Client shall at person, firm, or co ay be obligated to signals shall, at a operative, all remains e reverse side o G Other H other s actually covered is actually covered to the Client. STANDS ALL OF THE STANDS ALL OF T	Auarterly, Ile, Florida 32 Ile, Florida 32 Particular States intically renew give written no ety Devices, F perform. all time, remain aining parts sh f this docume int is provided by the equili- tompany has ed d has contrac ind above that IS AGREEMENT RLY PARAGRA	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 16539 out notice to the n the property of all remain in fu- ent and on an onent listed on s activated only xplained the fu- ted for only the provided herei INCLUDING THIR PH 5 REGARDING OSE TERMS ANI
TER 2.1 3.1 ADC 4.1 CLIE 5.1	The service cha or Annuality first day of the n The primary ter otherwise provicione (1) year at thirty (30) days (The primary ter otherwise provicione (1) year at thirty (30) days (THE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments indef Schedule A Schedule A Schedule A of thirty under the circum range of protect equipment and sis is available and CLIENT FUITHER TERMS AND CONT COMPANYS LIMIT COMPANYS LIMIT	Growing the estimate of the terms of the end of such primary prior to cancelling. Growing the estimate of the terms of the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of the term right to assign have the further right to assign have the further right to assign have the further right to company for of this Agreement be of S consists of the term cated as follows: Growing the end of such primary only through the end of such primary only through the envices itemized on thim may be obtained from ACKNOWLEDGES THAT WINGS ON THE SUDE AND ATTACH	hail Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille is contained on Schedule E Schedule F Schedule F Schedule F Schedule F ar and/or fire ala those accesses ch equipment pe he Client. Further ervices available is Agreement; and Company at an a CLIENT HAS REAL D THE REVERSE SIL D AGREES TO THE ED HERETO AND A	Total of Mo e in advance.[es, P.O. Box stallation which priod of advance.[es, P.O. Box stallation which priod of advance.[es, P.O. Box stallation which priod of advance.[end to B.J. Ba to any other y services it m n of electronic egal, invalid, in this page, th Scheduke arm or acces s and/or area erforms only th r, Client ackno to Client; (b) d (c) additional cost D AND UNDER DE OF THS DOC E AMOUNTS SE ACKNOWLEDG	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the rr's Personal Safe person, firm, or co ay be obligated to signals shall, at a operative, all rema e reverse side o G H Client desires and protection over a to the Client. STANDS ALL OF TH UMENT, PARTICULA T FORTH THEREIN A S RECEIPT OF A TH	Auarterly, Ile, Florida 32 Ile, Flori	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 16533 out notice to the n the property of all remain in fu ent and on an ent and on an onent listed of s activated only xplained the fu provided herei INCLUDING THE PH 5 REGARDING OSE TERMS ANI ALL APPLICABLI
TER 2.1 3.1 ADC 4.1 CLIE 5.1	The service cha or Annuality first day of the n The primary ter otherwise provicione (1) year at thirty (30) days (The primary ter otherwise provicione (1) year at thirty (30) days (THE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments indef Schedule A Schedule A Schedule A of thirty under the circum range of protect equipment and sis is available and CLIENT FUITHER TERMS AND CONT COMPANYS LIMIT COMPANYS LIMIT	rege of SUPERITY Person ronth following the estimates remember of this Agreement s ed under the terms of ne end of such primary prior to cancelling. e or Sales assistance 32245-6539, (904) 64; rave the further right to assign have the further right to stalled by Company for of this Agreement be S consists of the term cated as follows: Schedule C Services Sochedule C Services Sochedule C Services Schedule C Services Sochedule C Sochedule C Sochedule C Services Sochedule C	hal Safety Device mated date on inst shall be for a pe the Renewal Op- term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille is contained on Schedule E Schedule E Schedule F ar and/or fire ala in those accesses ich equipment pe he Client. Further ervices available is Agreement; and Company at an a CLENT HAS READ D HEREVERSE SIL D AGREES TO THE ED HERETO AND A g to be bound he	Total of Mo e in advance.[es, P.O. Box stallation whic brid of P.O. Box stallation whic brid of P.O. Box stallation whic brid of P.O. Box stallation whic brid of B.J. Ba to any other y services it m n of electronic egal, invalid, in this page, th Schedule arm or access s and/or area erforms only th r, Client ackno to Client; (b) d (c) additional cost D AND UNDER DE OF THIS DOO E AMOUNTS SE ACKNOWLEDG	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the rr's Personal Safe person, firm, or co ay be obligated to signals shall, at a operative, all rema e reverse side o G Other s control equipme s actually covered iose functions, and whedges that (a) C Client desires and I protection over a to the Client. STANDS ALL OF TH UMENT, PARTICULA S RECEPT OF A TH es hereto have exe	Auarterly, Ile, Florida 32 Ile, Florida 32 Particular Particular Particular intically renew give written no ety Devices, F perform. all time, remain aining parts sh f this docume this docume of this docume this provided by the equil d the system i company has ed d has contrac nd above that IS AGREEMENT RUP COPY OF A ecuted this Agreement	245-6539 on the st billing. Unless v for a period of tice to Compan P.O. Box 16538 out notice to the n the property of all remain in fur- ent and on an out notice to the n the system is propert listed of s activated on s activated on txplained the fur- ted for only the provided herein INCLUDING THI PH5 REGARDING COSE TERMS AND ALL APPLICABLE preement this
TER 2.1 3.1 ADC 4.1 CLIE 5.1	The service cha or Annuality first day of the n The primary ter otherwise provicione (1) year at thirty (30) days (The primary ter otherwise provicione (1) year at thirty (30) days (THE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments indef Schedule A Schedule A Schedule A of thirty under the circum range of protect equipment and sis is available and CLIENT FUITHER TERMS AND CONT COMPANYS LIMIT COMPANYS LIMIT	Growing the estimate of the terms of the end of such primary prior to cancelling. Growing the estimate of the terms of the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of the term right to assign have the further right to assign have the further right to assign have the further right to company for of this Agreement be of S consists of the term cated as follows: Growing the end of such primary only through the end of such primary only through the envices itemized on thim may be obtained from ACKNOWLEDGES THAT WINGS ON THE SUDE AND ATTACH	hal Safety Device mated date on inst shall be for a pe the Renewal Op- term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille is contained on Schedule E Schedule E Schedule F ar and/or fire ala in those accesses ich equipment pe he Client. Further ervices available is Agreement; and Company at an a CLENT HAS READ D HEREVERSE SIL D AGREES TO THE ED HERETO AND A g to be bound he	Total of Mo e in advance.[es, P.O. Box stallation whic brid of P.O. Box stallation whic brid of P.O. Box stallation whic brid of P.O. Box stallation whic brid of B.J. Ba to any other y services it m n of electronic egal, invalid, in this page, th Schedule arm or access s and/or area erforms only th r, Client ackno to Client; (b) d (c) additional cost D AND UNDER DE OF THIS DOO E AMOUNTS SE ACKNOWLEDG	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the rr's Personal Safe person, firm, or co ay be obligated to signals shall, at a operative, all rema e reverse side o G Other s control equipme s actually covered iose functions, and whedges that (a) C Client desires and I protection over a to the Client. STANDS ALL OF TH UMENT, PARTICULA STRECEPT OF A TH es hereto have exe 3.J. Barr's Personal	Auarterly, Ile, Florida 32 Ile, Florida 32 Particular States intically renew give written no ety Devices, F perform. all time, remain aining parts sh f this docume of this docume int is provided by the equil d the system i iompany has ed d has contrac nd above that IS AGREEMENT RUP COPY OF ecuted this Ag all Sately Device	245-6539 on the st billing. Unless v for a period of tice to Compar P.O. Box 16539 out notice to the n the property of all remain in fu ent and on an out notice to the n the system is present listed of s activated on xplained the fu ted for only the provided herei INCLUDING THIM PH5 REGARDING COSE TERMS AND ALL APPLICABLI preement this ces
TER 2.1 SER 3.1 4.1 6.1 5.1	The service cha or Annuality first day of the n The primary ter otherwise provicione (1) year at thirty (30) days (The primary ter otherwise provicione (1) year at thirty (30) days (THE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments indef Schedule A Schedule A Schedule A of thirty under the circum range of protect equipment and sis is available and CLIENT FUITHER TERMS AND CONT COMPANYS LIMIT COMPANYS LIMIT	Growing the estimate of the terms of the end of such primary prior to cancelling. Growing the estimate of the terms of the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of the term right to assign have the further right to assign have the further right to assign have the further right to company for of this Agreement be of S consists of the term cated as follows: Growing the end of such primary only through the end of such primary only through the envices itemized on thim may be obtained from ACKNOWLEDGES THAT WINGS ON THE SUDE AND ATTACH	hal Safety Device mated date on inst shall be for a pe the Renewal Op- term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille as contained on Schedule E Schedule E Schedule E Schedule F ar and/or fire ala n those accesses the equipment pe he Client. Further ervices available is Agreement; and Company at an a CLIENT HAS READ D THE REVERSE SID D HERETO AND / g to be bound he	Total of Mo e in advance.[es, P.O. Box stallation whic brind of P.O. Box stallation whic brind, this Agree wal term there ted to B.J. Ba to any other y services it m n of electronic egal, invalid, ir this page, th Scheduke arm or access s and/or area additional cost to Client; (b) d (c) additional additional cost D AND UNDER DE OF THIS DOC E AMOUNTS SE ACKNOWLEDG	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the ement shall autor after. Client shall of terment shall of terment shall autor after. Client shall of terment shall of terment shall of terment shall of terment shall of terment shall of terment shall autor terment shall of terment shall of te	Auarterly, Ile, Florida 32 Ile, Florida 32 Particular States intically renew give written no ety Devices, F perform. all time, remain aining parts sh f this docume of this docume int is provided by the equil d the system i iompany has ed d has contrac nd above that IS AGREEMENT RUP COPY OF ecuted this Ag all Sately Device	245-6539 on the st billing. Unless v for a period of tice to Compan P.O. Box 16538 out notice to the n the property of all remain in fur- ent and on an out notice to the n the system is propert listed of s activated on txplained the fur- ted for only the provided herein INCLUDING THI PH5 REGARDING COSE TERMS AND ALL APPLICABLE preement this ces
TER 2.1 3.1 ADC 4.1 CLIE 5.1	The service cha or Annuality first day of the n The primary ter otherwise provicione (1) year at thirty (30) days (The primary ter otherwise provicione (1) year at thirty (30) days (THE Calls for Service Jacksonville, FL Company shall All equipment in Company. Should any part force and effect. DITIONAL TERM This Agreement attachments indef Schedule A Schedule A Schedule A of thirty under the circum range of protect equipment and sis is available and CLIENT FUITHER TERMS AND CONT COMPANYS LIMIT COMPANYS LIMIT	Growing the estimate of the terms of the end of such primary prior to cancelling. Growing the estimate of the terms of the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of such primary prior to cancelling. Growing the end of the term right to assign have the further right to assign have the further right to assign have the further right to company for of this Agreement be of S consists of the term cated as follows: Growing the end of such primary only through the end of such primary only through the envices itemized on thim may be obtained from ACKNOWLEDGES THAT WINGS ON THE SUDE AND ATTACH	hal Safety Device mated date on ins shall be for a pe the Renewal Op term or any rene should be direct 2-4555. In this Agreement o subcontract any r the transmission deemed to be ille is contained on Schedule E Schedule E Schedule F ar and/or fire ala those accesses ich equipment pe he Client. Further ervices available is Agreement; and Company at an a CLIENT HAS REAL D AGREES TO THE ED HERETO AND A g to be bound he 2, 20/27	Total of Mo e in advance.[es, P.O. Box stallation whic brind of P.O. Box stallation whic brind, this Agree wal term there ted to B.J. Ba to any other y services it m n of electronic egal, invalid, in this page, th Schedule arm or access s and/or area erforms only th r, Client ackno to Client; (b) d (c) additional cost D AND UNDER DE OF THIS DOO E AMOUNTS SE ACKNOWLEDG	hilly Service Char Monthly, C 16539, Jacksonyil h is years from the ement shall autor after. Client shall of terment shall of terment shall autor after. Client shall of terment shall of terment shall of terment shall of terment shall of terment shall of terment shall autor terment shall of terment shall of te	Auarterly, Ile, Florida 32 Ile, Florida 32 Particular States intically renew give written no ety Devices, F perform. all time, remain aining parts sh f this docume of this docume int is provided by the equil d the system i iompany has ed d has contrac nd above that IS AGREEMENT RUP COPY OF ecuted this Ag all Sately Device	245-6539 on the st billing. Unless v for a period of tice to Compan P.O. Box 16538 out notice to the n the property of all remain in fur- ent and on an out notice to the n the system i promet listed on s activated only the for a period provided herein I. the system i provided herein I. the system i I. the system i provided herein I. the system i I. the system i I. the system i provided herein I. the system i I. the syst

LENMO AND CUNULIUNO

1. Increases in Taxas or Other Fees

1 Client acknowledges that all charges for services set forth herein are based upon existing lederal, 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, fees 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 agrees to pay the same. 2. Clients Duties as to Uae of System

2.1 The Client shall carefully and properly test and set the system impludicately 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 Systam 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 It spacefinterior 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 allected by turbulence of air, occupied airspace 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 alurm system is on. Client shall notify Company of any remodeling or other charges to the

system is on, cherring anamony company company or interpretating to only company to the protected premises that may allect the operation of the system. 2.3 Client shall cooperate with Company in the installation, operation and maintee 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 accurity for the premises. 3. Authorized Personnel

•3.1 Client agrees to humish 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 1. Client agrees to provide all changes, revisions and modifications to the above to Company In writing in a timely manner.

4. Company je not an insurer; Limitetion 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 laiture 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 things:

(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 avent;

(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 of

4.2 Client understands and agrees that if Company should be found liable for loss pr 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 liebility shall not exceed a sum equal to the annual service charge payment contracted for herein or Two Hundred and Fifty Dollars (\$250.00), which ever 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. Il 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 nder and edditional 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 Indemnification

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 egainst all claims brought by parties other than the parties to this Agreen provision shall apply to all claims regardless of cause including Company's perior mance or lailure to perform and including delects in products, design, installation, nce, 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, its employees or agents, but this provision shall not apply to claims for loss or damage polely and directly caused by an employee of Company while on Client's premises 6. Client's Purchase Orde

6.1 It is understood and agreed by and between the parties hereto that if there is any conflict between this Agreement and Client's Purchase Order, this Agreement shall govern, whether such Purchase Order is prior or subsequent to this Agreement. 7. Assignment by Client

7.1 Client acknowledges that the sale or transfer of Client's premises shall not elieve Client of duties and obligations under this Agreement unless Company agrees to the transfer of this Agreement.

8. Asalgnees and/or Subcontractors of Company

8.1 Company shall have the right to assign this Agreement in whole or in part to any other person, firm or corporation and shall have the further right to subcontract any surveillance, monitoring, maintenance, patrol, emergency response, or other services which it may perform. Client acknowledges that this Agreement, and particularly those paragraphs relating to Company's maximum liability, and third party indemnification, shall inure to the benefit of and are epplicable to any assignees and/or subcontractors of Company, and that they bind Client with respect to said assignees and/or subcontractors with the same lorce and effect as they bind Client to Company 9. Additional Services

9.1 Client agrees that Client may subscribe for or purchase additional services, equipment or security protection from Company at agreed prices by written purchase order or contract and that any such additional services, equipment or protection shall except for the price, be governed exclusively, by this Agreement.

9.2 The Client agrees that unless authorized by Company, any alterations, removal or tampering with the equipment or the attaching of any device, contrivance or apparatus to the equipment or any part thereof, shall operate to yold any warranties vided 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 authomics) 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 rugistered letter to billing address shall be deemed sufficient notice of discontinuation

10.2 In the event Client does fail to pay all amounts due, and said failure to pay Company for a period of 30 days then upon the giving of 5 days, noice, company shall have the right to temporanly disconnect the services of Client. It is agreed and understood however, that said temporarily disconnection shell not relieve the Client of any past due indebledness, not any current indebledness that become due during ind 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. Detault/Termination

11.1 in the evunt (i) Client laits to pay any smount due for the System, (ii) Client fails to comply with any of the turms and conditions bereof, fill Client makes an assignment for the benefit of creditors, (rv) an order for rulief is entered against Client under any chapter of the National Bankruptcy Code, as amended, (v) a receiver of Under any chapter of the restorate between your cover, as emention, by a reserve or trustee is appointed for all or substantially all of the assets of Clent, or (v) bere is a dissolution or termination of existence of Chent, Company may pursue eny one or more of the following remedies, which are cumulative and non-exclusive,

(a) Terminate all services subscribed for horounder by giving 5 days written notice to Client. At cald 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 Ckent and remove all equipment installed by Company. In such event, Client agrees to pay all of the reasonable cost of removal

(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 greement and the same shall immediately become due and payable by Cl 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 acreement which said sum shall be the number of months remaining on the agreament, 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 lair market value of the equipment upon retaking by Company, Amount not to exceed 25% of the cost of equipment, 12. Company Litigation

12.1 Purchaser agrees that venue shall be in Duval County, Florida should litigation arisa under any provision of this contact,

13. Delays or Interruptions

13.1 Company assumes no kability for delay in the installation of the System or for interruption of Services due to strikes, nots, floods, storms, earthquakes, lire, 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 non cooperation 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, Insurance

14.1 Company acknowledges that it carriers Worker's Compensation and public liability insurance applicable to the work performed under this Agreemen 15, Telaphone Service

15.1 Client agrees to lurnish any necessary telephone service or te 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 turnish any necessary electrical service and current through the Clioni's meter and at the Client's sole expense. 17. Title Clause

17.1 Paragraph titles used in this Agreement are for reference only and are not to

be construed as governing the construction of the specific provisions in this Agreement, 18, Paymente; Dellinguancies

18.1 Payment shall be due upon the receipt of invoices by Client unless otherwise specified on the front hereof. Interest shall accrue on all amounts more than thirty (201 days past due at the maximum allowable rate. All payments shall be due and payable at Company's office set forth on the front hereof II an attorney is employed to c ollect any amount due Company. Client agrees to pay Company reasonable attorney's lees and costs incurred when permitted by applicable law. If Services are discontinued because of Client's past due balance, and if Client desires to have the monitoring service reactivated. Client agrees to pay in advance to Company a re-connect charge to be lixed by Company at a reasonable amount. 19. Entire Agreement; Modification; Waiver

19.1 This writing is intended by the parties as a linal expression of their agreement and as a complete and exclusive statement of the terms thereof. This Agreement and as a complete and exclusive statement of the terms thereoir. This Agreement supersedes all prior reprosentations, understandings or agreements of the paries, written or oraqi, and shall constitute the sole terms, and conditions of sale for all equipment and sorvices. This Agreement can be modified only in writing, signed by the paries or their dury automore all grants the sole terms. The sole terms and conditions of the sole terms are conditioned by the paries or the sole terms and the sole terms are consistent with the sole terms are consistent and the sole terms are consistent and the sole terms are consistent at the sole terms are consistent at

A / A /A ·====		Contract Numbe	r Ch1490
04-642-4555	B.J. BARR		EF0000037
00-773-8869	PERSONAL SAFETY DI		E10000099
		Security Services A	greement No
THIS AGREEMENT, made ti	his Dth	day ofSept	20/09
	Barr's Personal Safety Devices	P.O. Box 16539	20, <u>9 1 _</u> ,
Jacksonville	(LOCATION NAME)	(MAILING ADDRESS) 245-6539 (904) 642	2-4555
(CITY)	(STATE)		PHONE #)
referred to as "Company"), a	and $(NAME)$	DIUIXA LIDIUR	RESB)
150086 SR 200	Gorare Planan Pl	1 32011 904 ZIP CODE) (TELEF	PHONE #)
(hereinafter referred to as "Cl	ient").	<u> </u>	
attached hereto ar	pany agrees to provide, as part of nd made a part of this Agreement. to be installed at the following location		oment detailed in Schedule A
1.1.2 Equipment i	installation charge		
(\$).	SISTING (S	
(a) signing of th	his Agreement; and,	×100 13-) payable upon
(b)		(\$(\$) payable upon
·	of installation. ent Ownership remains with Compan	ny.	Тах
	ent ownership transfers to Client.	·	
1.2 Monthly Services	: Client agrees to pay Company for s	security services itemized below:	
Special Teleph		Monitoring Center	\$
first day of the mor	o B.J. Barr's Personal Safety Devic nth following the estimated date on in		uarterly, 🔛 Semi-Annually,
otherwise provided one (1) year at the thirty (30) days prid	of this Agreement shall be for a pe d under the terms of the Renewal Op end of such primary term or any rene	ption, this Agreement shall autom	
Jacksonville, FL 32 Company shall hav Client and shall ha All equipment insta Company. Should any part of	or Sales assistance should be direc 2245-6539, (904) 642-4555. ve the right to assign this Agreement ive the further right to subcontract an alled by Company for the transmissio this Agreement be deemed to be ille	t to any other person, firm, or cor ny services it may be obligated to on of electronic signals shall, at al	rporation without notice to the perform. Il time, remain the property of
force and effect. 4. ADDITIONAL TERMS			
attachments indica	_		this document and on any
Schedule A	Schedule E Schedule E Schedule F	Schedule G Other Other	
6. CLIENT SELECTED S			
5.1 Client acknowledg designed to detec Schedule A of this under the circumstariange of protection equipment and ser is available and ma	es that where burglar and/or fire al t entry only through those accesse Agreement, that such equipment pe ances explained to the Client. Further n, equipment and services available vices itemized on this Agreement; an ay be obtained from Company at an	es and/or areas actually covered enforms only those functions, and r, Client acknowledges that (a) Co to Client; (b) Client desires and d (c) additional protection over ar additional cost to the Client.	by the equipment listed on I the system is activated only ompany has explained the full I has contracted for only the Ind above that provided herein
TERMS AND CONDIT COMPANY'S LIMITAT CONDITIONS ON AN SCHEDULES.	CKNOWLEDGES THAT CLIENT HAS REALINNS ON THIS SIDE AND THE REVERSE SI IONS OF LABILITY AND AGREES TO THI Y SCHEDULE ATTACHED HERETO AND REOF, and intending to be bound he	IDE OF THIS DOCUMENT, PARTICULAR IE AMOUNTS SET FORTH THEREIN AS ACKNOWLEDGES RECEIPT OF A TR	RLY PARAGRAPH 5 REGARDING S WELL AS THOSE TERMS AND RUE COPY OF ALL APPLICABLE ecuted this Agreement this
77717)			acksonville, FL 32245-6539
XAIIX	JAK (
By		Security Consultant	/

.

TERMS AND CONDITIONS

1. Increases in Texes or Other Fees

1.1 Client acknowledges that all charges for services set forth herein are based upon existing federal, state and local texes 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, fees or charges which hereafter may be imposed on Company by any utility or governmental againcy relating to the service(s) provided under the terms of this Agreement and Client screes to pay the same

ents Duties as to Use of System

2.1 The Client shall carefully and properly test and set the system immodiately 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 defect 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 an 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, ells, animals and any other sources of air turbulence or movement, which may Interfere with the effectiveness of the System during closed periods while the atom system is on. Client shall notify Company of any remodoling 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 manno

nance of the system and shall follow all instructions and procedures which Company may preacribe for the operation of the system, the rendering of services and the ision of security for the premises.

3. Authorized Personnel

3.1 Client screes 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 lurnish a written opening, closing and holiday schedule, il 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 litness that the System or Services supplied will avert or prevent occurrences which the System or Sorvices 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 things;

(a) The uncertain amount or value of Client's property or the property of others kept on the premises which may be tost, 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 polloe department, fi department, paramedic unit, patrol service or othera, should any of these parties be dispatched as a result of a signal being received; {c} The Inability to ascertain what pontion, if any, of any loss would be

proximately caused by Company's failure to perform or by its equip

(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 ilability shall not exceed a sum equal to the annual service charge payment contracted for herein pr two Hundred and Fifty Dollars (\$250.00), which evens the lesser and this liability shall be exclusive; and that the provisions of this Section shall apply if loss or damage, rrespective 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-808

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 nnual 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 llability 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 ction may also be obtained by Client from Client's insurance carrier 5. Third Party Indemnification

5.1 When Client in the ordinary course of business has custody of the property of pithers, or the alarm system extends to protect property of others, Client agrees to and milly, delend 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 negli gence, active or passive, warranty, or strict or product liability on the part of Company, Its employees or agents, but this provision shall not apply to claims for loss or damage solely and directly caused by an employee of Company while on Client's premises. 5. Cilent's Purchase Order

6.1 If is understood and agreed by and between the partles hereto that if there is any conflict between this Agreement and Client's Purchase Ordar, this Agreement shall govern, whether such Purchase Order is prior or subsequent to this Agreement. 7. Assignment by Client

7.1 Client acknowledges that the sale or transfer of Client's premises shall not relieve Client of duties and obligations under this Agreement unless Company agrees to the transfer of this Agreement

8. Assignees and/or Subcontractors of Company

8.1 Company shall have the right to assign this Agreement in whole or in part to any other person, firm or corporation and shall have the further right to subcontract any surveillance, monitoring, maintenance, patrol, emergency response, or other services which it may perform. Client acknowledges that this Agreement, and particularly those paregraphs relating to Company's maximum fiability, and third party indemnification, shall inure to the benefit of and are applicable to any assignees and/or subcontractors of Company, and that they bind Client with respect to said assignees and/or subcontractors with the same lorce and effect as they bind Client to Company. 9. Additional Services

9.1 Client agrees that Client may subscribe for or purchase additional services, equipment or security protection from Company at agreed prices by written purchase order or contract and that any such additional services, equipment or protection shall, except for the price, be governed exclusively by this Agreement.

9.2 The Client agrees that unless authorized by Company, any alterations, removal or tamparing with the equipment or the attaching of any device, contrivence or apparatus to the equipment or any part thereof, shall operate 2 void any warranties vided herein

9.3 If any agency or bureau having jurisdiction, or Client by his or its own act shall require or make necessary any charges on the equipment orginally installed Client agrees, on demand, to pay for the reasonable cost of such charges. 10. Central Station Services

10.1 Central services consist of the receipt, analysis and response (dispatch of proper authonices) 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 fail 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 nod 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 costs necessary to enforce this provision. 11. Delauti/Termination

11.1 In the event (i) Client laits to pay any amount due for the System, (ii) Client faits to comply with any of the turms and conditions hereof, (iii) Chent make 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 tiorounder 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 turnished 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 roasonable cost of removal of the equipment

(c) Because of the initial exponse 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 sume 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 stoken, Client agrees to pay to Company the balance remaining under the service agreement which said sum shall be the number of months remaining on that 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

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

13. Delays or interruptions

13.1 Company assumes no kability for delay in the installation of the System or for interruption of Services due to strikes, nots, floods, storms, earthquakes, fire, pov failures, insurrection, interruption or unavailability of telephone or cable service, act ol God, or for any other cause beyond the control of Company, and will not b 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 edditional costs shall be limited to actual increases in prices and shall be payable upo n demand. 14. Insurance

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 lurnish 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

16. Electrical Current

16.1 The Client agrees to furnish any necessary electrical service and current through the Client's meter and at the Client's sole expense

le Clause

17.1 Paragraph titles used in this Agreement are for reference only and are not to be construed as governing the construction of the specific provisions in this Agreeme 18. Paymenta: Delinguencies

18. I Payment shall be due upon the recurpt of invoices by Ckient unless otherwise up specified on the front hereof. Interest shall accrue on all amounts more than thirty the days past due at the maximum allowable rate. All payments shall be due and payable at Company's office set forth on the front based. If an extension the at Company's office set forth on the front hereof If an atterney is employed to c any amount due Company. Client agrees to pay Company reasonable stiorney's fees and costs incurred when permitted by applicable law. If Serveces are disconlinued because of Client's past due balance, and if Client desires to have the monitoring ervice reactivated, Client agrees to pay in advance to Company a re-connect charge to be lixed by Company at a reasonable amount. 19. Entire Agreement; Modification; Walver

19.1 This writing is intended by the parties as a final expression of their agreement and as a complete and exclusive statement of the terms thereof. This Agreement supersedes all prior representations, understandings or agreements of the parties, written or oral, and shall constitute the sole terms and conditions of sale for all equipment and services. This Agreement can be modified only in writing, signed by the parties or their duly authorized agent. No waiver or a breach of any term or condition of this Agreement shall be construed to be a waiver of any succeeding breach

The <u>County Client</u> reserves the right to terminate the Contract in whole or part by giving the <u>Vendor Company</u> written notice at least thirty (30) days prior to the effective date of the termination. Upon receipt of termination from the <u>County</u> <u>Client</u>, the <u>Vendor Company</u> shall only provide those services specifically approved or directed by the <u>Client</u>. All other rights and duties of the parties under the Contract shall continue during such notice period, and the <u>County Client</u> shall continue to be responsible to the <u>Vendor Company</u> for the payment of any obligations to the extent such responsibility has not been excused by breach of default of the <u>Vendor Company</u>.

SInitials (Nassau County) Initials (B. J. Barr's)

The <u>County Client</u> reserves the right to terminate the Contract in whole or part by giving the <u>Vender Company</u> written notice at least thirty (30) days prior to the effective date of the termination. Upon receipt of termination from the County <u>Client</u>, the <u>Vender Company</u> shall only provide those services specifically approved or directed by the <u>Client</u>. All other rights and duties of the parties under the Contract shall continue during such notice period, and the <u>County Client</u> shall continue to be responsible to the <u>Vender Company</u> for the payment of any obligations to the extent such responsibility has not been excused by breach of default of the <u>Vender Company</u>.

) 10/20/09 Initials (Nassau County) Initials (B. J. Barr's)

Burner 2000 Burner 20000 Burner 200000 Burner 2000000 Burner 2000000 Burner 2000000 Burner 200000		Contract Number CH1491
THS AGREEMENT, made the UP gay of Spit 20 CP by and between B.J. Barr's Personal Safety Devices P.O. Box 1653 (004) 654-655 (thereinstein interview) effort of a sconpany, and THIL (ATL d) Chance Action (104) (thereinstein interview)	800-773	
THS AGREEMENT, made the UP gay of Spit 20 CP by and between B.J. Barr's Personal Safety Devices P.O. Box 1653 (004) 654-655 (thereinstein interview) effort of a sconpany, and THIL (ATL d) Chance Action (104) (thereinstein interview)		
by and between P.J. Barr's Personal Safety Devices P.O. Box' 16339 JacksonVille Florida 22245-6539 (094) 624-2555 (Interination of the second		
by and between P.J. Barr's Personal Safety Devices P.O. Box' 16339 JacksonVille Florida 22245-6539 (094) 624-2555 (Interination of the second	THIS AG	BREEMENT, made this 1011 day of Dept 20.09
Jacksonville Johnson	hy and h	D / Dende Denser I Outline Durt in a company
<pre>items to as 'Conpany', and 'High Hard Branch Hispatha (internation internation inter</pre>		(LOGATION NAME) (MAILING ADDRESS)
SERVICES IN CENTRE IN Company agrees to provide, as part of the security services, the equipment detailed in Schedule A attached hereto at Toller) I. SERVICES I. Equipment company agrees to provide, as part of the security services, the equipment detailed in Schedule A attached hereto and made a part of this Agreement. I.1.1 Equipment to installed at the following location I.2.2 Equipment on installed at the following location I.2.3 Equipment on onership termanis with Company. I.2.4 Equipment contraction to company agrees to provide. The security services itemized below. Security, Services Charge State Provide Upon the security services itemized below. Security, Service Charge State Provide Charge Provide Charge State Provide Charge Provide Charge State Provide Charge State Provide Charge Provide Charge Provide Char		(nereinaner
Construction Example Construction Example Construct referred to as 'Cleart'). Interview and the equipment detailed in Schedule A start of the security services, the equipment detailed in Schedule A start of the security services, the equipment detailed in Schedule A start of the security services, the equipment detailed in Schedule A start of the security services, the equipment detailed in Schedule A start of the security services, the equipment detailed in Schedule A start of the security services, the equipment detailed in Schedule A start of the security services, the equipment detailed in Schedule A start of the security services itemized below. 1.1.2 Equipment Ownership transfers to Client. Tax 1.2.3 Equipment Ownership transfers to Client. Tax 1.2.4 Equipment Ownership transfers to Client. Tax 1.2.5 Equipment Ownership transfers to Client. Tax 1.2.6 Equipment Ownership transfers to Client. Tax 1.2.8 Equipment Ownership transfers to Client. Tax 1.2.9 Social Transmission Reporting \$ Tax Tax 1.3 The service charge of \$ Social Transmission Reporting \$ Social Transmission Reporting \$ Social Transmission Reporting \$ 2.7 The formation this Agreement shall be for a period of Margesenit shalled at of first biling. Unless of the formatis	referred	to as "Company"), and
1. SERVICES 1.1 Equipment: Company agrees to provide, as part of the security services, the equipment detailed in Schedule A attached hereig and make a part of the Agreement. 1.1.1 Equipment to be installed at the following location 1.1.2 Equipment installation charge (a) (a) (b) (c) (258	21 CR108 Hilliard, FL 32246 904-845-2495-
1. SERVICES 1.1 Equipment: Company agrees to provide, as part of the security services, the equipment detailed in Schedule A attached hereig and make a part of the Agreement. 1.1.1 Equipment to be installed at the following location 1.1.2 Equipment installation charge (a) (a) (b) (c) ((boroinoff	(CITY) (STATE) (ZIP CODE) (TELEPHONE #)
1.1 Equipment: Company agrees to provide. as part of the security services, the equipment detailed in Schedule A start of the security services, the equipment detailed in Schedule A start of the Agreement. 1.1.1 Equipment to be installed at the following location 1.1.2 Equipment is be installed at the following location 1.1.2 Equipment is be installed at the following location (a) (a) (b) (c)	<u>`</u>	
attached hereto and made a part of this Agreement. 1.1.1 Equipment to the installed at the following location (a) attached hereto and made a part of this Agreement. 1.1.2 Equipment installation charge (a) (b) competition of installation. 1.2.3 Equipment Ownership transfers to Chent. Tax 1.2.4 Equipment Ownership transfers to Chent. Monthly Service Charge Signation Chenters Signation		
1.12 Equipment installation charge (\$	•.•	attached hereto and made a part of this Agreement.
(s)		
(s)		
(a) (b) payable upon (b) completion of installation. (c) payable upon 1.2.3 Equipment Ownership transfers to Clent. Tax 1.2.4 Equipment Ownership transfers to Clent. Tax 1.2.4 Equipment Ownership transfers to Clent. Tax 1.2.4 Equipment Ownership transfers to Clent. Tax 1.2.6 Service Monthly Service Charge Type of Service Monthly Service Charge Social Telephone Line Costomer Owned Equipment Costomer Owned Equipment Costomer Owned Equipment Social Telephone Line Social Telephone Line 1.3 The service charge of Social Stery Devices P.O. Box 16533, Jackscownith, Fortda 322456539 on the first day of the month following the estimated date on installation which is clearly and the month following the estimated date on installation which is clearly and the approximate provided under the terms of the Renewal Option, this Agreement shall automatically renew for a period of one (1) years the end of such primary term of any renewal term thereater. Clean shall give written notice to Company thiny (30) days prior to cancelling. 3. SERVICE 3. Calls for Service or Sales assistance should be directed to B.J. Bar's Personal Sately Devices, P.O. Box 16539, JackSownith on tolles to the Client and shall have the right to assign this Agreement to any other person, firm, or corporation without nolice to the Client and		
(b) (c) (
1.2.3 Equipment ownership transfers to Client. Tax 1.2.4 Equipment ownership transfers to Client. Tax 1.2.4 Equipment ownership transfers to Client. Tax 1.2.4 Monthly Service: Client agrees to pay Company for security services itemized below: Security. Striker Monthly Service Charge Type of Service Monthly Service Charge Service Monthly Service Charge Service Monthly Service Charge Service Monthly Service Charge Service Service Charge Service Servic		signing of this Agreement; and,
1.2.3 Equipment Ownership transfers to Client. Tax 1.2.4 Equipment ownership transfers to Client. Tax 1.2.8 Monthly Services: Client agrees to pay Company for security services itemized below: Security, System System Image: Client agrees to pay Company for security services itemized below: Security, System Charge Monthly Service Charge System Image: Client agrees to pay Company for security services itemized below: Security, System Charge Monthly Service Charges itemized below: Security Service Charges itemiz		
1.2.4 Equipment ownership transfers to Client. 1.2. Monthly Services: Client agrees to pay Company for security services itemized below: Security, Service Charge Monthly Service: Monthly Service Charge 1.3. Rended Maintenance for Customer Owned Equipment Special Telephone Line Special Telephone Line 1.3. The service charge of \$Signment Special Telephone Line Special Telephone Line 1.3. The service charge of \$Signment is payable in advance. Monthly Service Charges \$Signment 1.3. The service charge of \$Signment is payable in advance. Monthly Guarterly, Semi-Annually, or Annually, to J. Barr's Personal Safety Devices, P.O. Box 16538, Jacksonville, Florid 32245-6539 on the first adv of the month following the estimated date on instaliation which is settime. 2. TERM OF THIS AGREEMENT 2.1 The primary term of this Agreement shall be for a period of one (1) year at the end of such primary term or any renewal term thereafter. Client shall give written notice to Company thirty (30) days pirot to cancelling. 3. SERVICE Stervice or Sales assistance should be directed to B.J. Barr's Personal Safety Devices, P.O. Box 16539, Jacksonville, FL 32245-6539 (904) 642-6555. Company. Should any part of this Agreement be deemed to be illegal, invalid, inoperative, all remain in full force and effect. 4.1 This Agreement, bad give the rest on task and on this page, the reverse side of this document and on any attaintenegistrefidicated as follows: Stendule D <td></td> <td></td>		
1.2 Monthly Services: Client agrees to pay Company for security services itemized below: Sculett, Systert Type of Service Monthly Service Charge Type of Service Monthly Service Charge Radio Transmission Reporting Sepcial Telephone Line Monthly Service Charge Sepcial Telephone Line Customer Owned Equipment Sepcial Telephone Line Sepcial Telephone Line Sepcial Telephone Line 1.3 The service charge of Subscription Totat-at Monthly Service Charges Subscription Semi-Annually, or Clarge Subscription 1.3 The service charge of Subscription Semi-Annually, or Clarge Subscription Semi-Annually, or Clarge Subscription 2. TERM OF THIS AGREEMENT Semi-Annually, to BJ. Barr's Personal Safety Devices, P.O. Box 16332, Jacksonville, FL0245-6339, 0nd 424-6553. 2. TERM OF THIS AGREEMENT Seminary term or any renewal term thereafter. Client shall give written notice to Company thrity (30) days prior to cancelling. 3.1 Calls for Service or Sales assistance should be directed to B.J. Barr's Personal Safety Devices, P.O. Box 16339, Jacksonville, FL 2245-6539, 0nd 642-4555. 3.1 Calls for Service or Sales assistance should be directed to B.J. Barr's Personal Safety Devices, P.O. Box 1639, Jacksonville, FL 2245-6539, 0nd 642-4555. 3.1 Calls for Service or Sales assistance should be directed to B.J. Barr's Personal Safety Devices, P.O. Bo		
Type of Service Monthly Service Charge Type of Service Monthly Service Charge Radio Transmission Reporting Monitoring Center Monitoring Center Monitoring Center Extended Maintenance for Customer Owned Equipment Tother Own UDS Monthly Service Charges S Monthly Service Charges S 13 The service charge of S Job is payable in advance J Monthly Country Service Charges S Service Charges S 2. TERM OF THIS AGREEMENT Service Charges S Service Charges S Service Charges S Service Charges S 2. TERM OF THIS AGREEMENT Service to cancelling. Years from the date of first billing. Unless otherwise provided under the terms of the Renewal Option, this Agreement shall automatically renew for a period of one (1) year at the end of such primary term or any renewal term thereatter. Client shall give written notice to Company thirty (30) days pirot to cancelling. 3. SERVICE Service or Sales assistance should be directed to B.J. Bar's Personal Safety Devices, P.O. Box 16339, Jacksonville, FL 32245-6539 (904) 642-4555. Company. Should any part of this Agreement to any other person, firm, or corporation without notice to the Client and shall have the tirther right to subcontract any services it may be obligated to perform. 4.1 This Agreement_bool(Sis of the terms contained on this page, the reverse side of this document and on any attachmethy thifoated as 10	12	
Radio Transmission Reporting Special Telephone Line Special Telephone Line Customer Owned Equipment Tothard Monitoring Center Submittenance for Customer Owned Equipment Tothard Monitoring Center Submittenance Submi	1.2	
Special Telephone Line Extended Maintenance for Customer Owned Equipment Totat-cu Monthly Service Charges \$ Jack 1.3 The service charge of \$ Jack is payable in advance? Monthly, Causterty, Semi-Annually, or Annually, to B.J. Barr's Personal Safety Devices, P.O. Box 16539, Jacksonville, Florida 32245-6539 on the first day of the month following the estimated date on installation which is the semi-semiconder of the month following the estimated date on installation which is the semiconder of the formal semiconder of the formal semiconder of the formal semiconder of the format semiconder of the formation without notice to the Client and shall have the right to assign this Agreement to any other person, firm, or comparison without notice to the Client and shall have the right to assign the ball on the semission of electronic signals shall, at all time, remain the property of Company. Schould any part of this Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full torce and effect. ADDITONAL TERMS 4.1 This Agreement, that such equipment performs only those functions, and the system is activated only under the drownedges that where burgiar and/or fire alarm or access control equipment is provided, the system is activated ony schedule A of this Agreement, that such equipment perfo		
Extended Maintenance for Customer Owned Equipment Total Monthly Service Charges \$		Special Telephone Line \$ Lease Equipment
1.3 The service charge of \$		
 1.3 The service charge of S_D_D		
 or ☐ Annually, to B.J. Barr's Personal Safety Devices, P.O. Box 16539, Jacksonville, Florida 32245-6539 on the first day of the month following the estimated date on installation which is		Total of Monthly Service Charges \$ 11:00
first day of the month following the estimated date on installation which is OCT 1, 2004 2. TERM OF THIS AGREEMENT 2.1 The primary term of this Agreement shall be for a period of one (1) years from the date of first billing. Unless otherwise provided under the terms of the Renewal Option, this Agreement shall automatically renew for a period of one (1) year at the end of such primary term or any renewal term thereafter. Client shall give written notice to Company thirty (30) days prior to cancelling. 3. SERVICE 3.1 Calls for Service or Sales assistance should be directed to B.J. Barr's Personal Safety Devices, P.O. Box 16539, Jacksonville, FL 32245-6538, (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 turther 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 Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full torce and effect. 4. ADDITIONAL TERMS 4.1 This Agreement_softSits of the terms contained on this page, the reverse side of this document and on any attachments/molecuted as follows: Schedule A Schedule C Schedule F Schedule G Other Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Ulent. Further, (b) Client desires and has contracted for only the equipment and services available to Client. Further, (b) Client desires and above that provided herein is available and may be oblained to the Merement, and (c) additional protection over and above that provided herein is available and may be oblained to the Client. Further, (b) Client desires and has contracted for only the equipment and services available to Client. (c	1.3	
 TERM OF THIS AGREEMENT The primary term of this Agreement shall be for a period ofyears from the date of first billing. Unless otherwise provided under the terms of the Renewal Option, this Agreement shall automatically renew for a period of one (1) year at the end of such primary term or any renewal term thereafter. Client shall give written notice to Company thirty (30) days prior to cancelling. SERVICE		first day of the month following the estimated date on installation which is $CT = 1,2009$
 2.1 The primary term of this Agreement shall be for a period of years from the date of first billing. Unless otherwise provided under the terms of the Renewal Option, this Agreement shall automatically renew for a period of one (1) year at the end of such primary term or any renewal term thereafter. Client shall give written notice to Company thirty (30) days prior to cancelling. 3.1 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 further 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 Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full force and effect. 4.1 This Agreement_conSists of the terms contained on this page, the reverse side of this document and on any attachments-inflicated as follows:	0 TCD	
otherwise provided under the terms of the Renewal Option, this Agreement shall automatically renew for a period of one (1) year at the end of such primary term or any renewal term thereafter. Client shall give written notice to Company thirly (30) days prior to cancelling. 3. SERVICE Sile 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 turther 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 Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full force and effect. 4.1 This Agreement_eom5ists of the terms contained on this page, the reverse side of this document and on any attachments-indicated as follows: Schedule B Schedule C Schedule F Schedule G Other Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client. Further, Client acknowledges that where burgiar and/or fire alarm or access control equipment is provided, the system is activated only under the circumstances explained to the Client. Further, Client acknowledges that where burgiar and/or fire alarm or access control equipment is provided, the system is activated only under the circumstances explained to the Client. Further, Client acknowledges t		
thirty (30) days prior to cancelling. 3. SERVICE 3.1 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 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 Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full force and effect. 4. ADDITIONAL TERMS 4.1 This Agreement_eonSists of the terms contained on this page, the reverse side of this document and on any attachmentp-indicated as follows: Schedule A Schedule B Schedule D Schedule F Schedule G Other Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client. Further, Client achnowledges that where burgiar and/or fire alarm or access control equipment is provided, the system is activated only under the circumstances explained to the Client. Further, Client achnowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services itemized on this Agreement; and (c) additional protection over and above that provided herein is available and may be oblighed from Company and additional cost to the Client. 5.2 CLIENT SELECTED SERVICES 5.1 Client acknowledges that CLIENT HAS READ AND UNDERSTANDS ALL OF THS AGREEMENT NCLUDING THE TERMS AND CONDITIONS ON THIS SIGE		otherwise provided under the terms of the Renewal Option, this Agreement shall automatically renew for a period of
 3. SERVICE 3.1 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 Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full force and effect. 4. ADDITIONAL TERMS 4.1 This Agreement peorfSits of the terms contained on this page, the reverse side of this document and on any attachments-indicated as follows: Schedule E Schedule E Schedule E Other Schedule B Conclude D Schedule F Schedule G Other Schedule B Schedule D Schedule F Schedule G Other Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstance explained to the Client, Further, Client acknowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services itemized on this Agreement; and (c) additional protection over and above that provided herein is available and may be oblander from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF THE AGREEMENT INCLUDUS THE TERMS AND CONDITIONS ON THES SUPE OF THE ADOLINTS SET FORTH THEREN AS WELLAS THOSE TERMS AND CONDITIONS ON THES SUPE OF THE ADOLINTS SET FORTH THEREN AS WHELAS THOSE TERMS AND CONDITIONS ON THES SUPE OF THE ADOLINTS SET FORTH THEREN AS WELLAS THOSE TERMS AND CONDITIONS ON THES SUPE OF THE ADOLINTS SET FORTH THEREN AS WELEAS THESE SCHEMENT INCLUDUS THE TERMS AND CON		
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 Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full force and effect. 4. ADDITIONAL TERMS 4.1 This Agreement eonSists of the terms contained on this page, the reverse side of this document and on any attachments-inflicated as follows: Schedule A Schedule C Schedule F Schedule G Other Schedule B Cendule D Schedule F Chedule F Other Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client, Further, Client acknowledges that greement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client, Further, Client acknowledges that greement, that such equipment and dottional protection over and above that provided herein is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT SELECTED SERVICES 5.1 Client terkonoment of the Subter HAS READ AND UNDERSTANDS ALL OF THE AGREEMENT NCLUDING THE equipment and services THAT CLIENT HAS READ AND UNDERSTANDS ALL OF THE AGREEMENT NCLUDING THE Streads and CONDITIONS ON THE SPECEAN DHE REVERSES OF OT THE SOCIMENT, DARAGRAPH SEGADNIG COMPANY'S LIMITATIONS OF LIABILITY AND AGREES TO THE AMOUNTS SET FORTH THEREN AS WELL AS THOSE TERMS AND CONDITIONS ON NAY SCHEDULE ATTACHED HENETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this Manager This Agreement shall not be binding u	3. SER	
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 Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full force and effect. 4. ADDITIONAL TERMS 4.1 This Agreement_confisits of the terms contained on this page, the reverse side of this document and on any attachments-indicated as follows: Schedule A Schedule C Schedule F Schedule G Other Schedule B Schedule D Schedule F Schedule G Other Schedule B Schedule D Schedule F Schedule G Other Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client, Further, Client acknowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services itemized on this Agreement; and (c) additional protection over and above that provided herein is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF THS AGREEMENT INCLUDING THE TEMES AND CONDITIONS ON THIS SIDE AND THE REVERSE SIDE OF THES DOCUMENT, PARTICULARLY PARAGRAPH'S REGARDING COMPANY'S LIMITATIONS OF LUBBILTY AND AGREES TO THE AMOUNTS SET FORTH THEREM AS WELL AS THOSE THATS AND CONDITIONS ON HIS SIDE AND THE REVERSE SIDE OF THES DOCUMENT, PARTICULARLY PARAGRAPH'S REGARDING COMPANY'S LIMITATIONS OF LUBBILTY AND AGREES TO THE AMOUNTS SET FORTH THEREM AS WELL AS THOSE THEAMS AND CONDITIONS ON HIS SIDE AND THE REVERSE SIDE OF THES DOCUMENT, PARTICULARLY PARAGRAPH'S REGARDING COMPANY'S LIMITATIONS OF LUBBILTY AND AGREES TO THE AMOUNTS SET FORTH T	3.1	
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 Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full force and effect. 4. ADDITIONAL TERMS 4.1 This Agreement_consists of the terms contained on this page, the reverse side of this document and on any attachments-indicated as follows: Schedule A Schedule C Schedule F Schedule G Other Schedule B Schedule D Schedule F Schedule H Other Schedule A of this Agreement, that such equipment performs only those functions, and the system is designed to detect entry only through those accesses and/or areas actually covered by the equipment listed on Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client. Further, Client acknowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services itemized on this Agreement; and (c) additional protection over and above that provide herein is available and may be obtained from Company at an additional cost to the Client. ELENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF THS AGREEMENT INCLUDING THE TERMS AND CONDITIONS ON THE SIDE AND THE REVERSE SIDE OF THS DOCUMENT, PARTICULARLY PARAGRAPH 5 REGAPING COMPANYS LIMITATIONS OF LIABILITY AND AGREES TO THE AMOUNTS SET FORTH THEREM AS WELL AS THOSE TERMS AND COMPANYS CHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of the security Consultant Manager Security Consultant Manager This Agreement shall not be binding upon Compan		
Company. Should any part of this Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full force and effect. A ADDITIONAL TERMS 4.1 This Agreement entities of the terms contained on this page, the reverse side of this document and on any attachments indicated as follows: Schedule A Schedule C Schedule F Schedule G Other Schedule B Schedule D Schedule F Schedule H Other Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client. Further, Client acknowledges that go obtained from Company at an additional protection over and above that provided herein is available and may be obtained from Company at an additional protection over and above that provided herein is available and may be obtained from Company at an Acknowledges RecEPT OF A TRUE COPY OF ALL APPLCABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of 2007. Company: B.J. Barrs Personal Safety Devices P.O. Box 18538, Jacksonville, FL 32245-6539 By Security Consultant This Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In		
Should any part of this Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full force and effect. 4. ADDITIONAL TERMS 4.1 This Agreement consists of the terms contained on this page, the reverse side of this document and on any attachmenterindicated as follows: Satifiedule A Schedule C Schedule B Schedule C Schedule B Schedule C Schedule B Schedule D Schedule A of this Agreement, enditional of the alarm or access control equipment is provided, the system is designed to detect entry only through those accesses and/or areas actually covered by the equipment listed only under the circumstances explained to the Client. Further, Client acknowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services itemized on this Agreement; and (c) additional protection over and above that provided herein is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND LINDERSTANDS ALL OF THS AGREEMENT INCLUDING THE TERMS AND CONDITIONS ON THIS SUE AND THE REVERSE SUE OF THIS DOCUMENT, PARTICULARLY PARAGRAPH 5 REGARDING COMPANYS LIMITATIONS OF LIABILITY AND AGREES TO THE AMOUNTS SET FORTH THEREN AS WELL AS THOSE TERMS AND CONDITIONS ON ANY SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNEESS WHEREOF; and intending to be bound hereby, the parties hereto have executed this Agreement this day of the day of the agreement, the spreement, and Survice approved in writing by an authorized Manager for Company. In		
force and effect. 4. ADDITIONAL TERMS 4.1 This Agreement_eonSists of the terms contained on this page, the reverse side of this document and on any attachments indicated as follows:		Company. Should any part of this Agreement be deemed to be illegal, invalid, inoperative, all remaining parts shall remain in full
 4.1 This Agreement eonsists of the terms contained on this page, the reverse side of this document and on any attachments indicated as follows: Schedule A Schedule C Schedule E Schedule G Other Schedule B Schedule D Schedule F Schedule H Other Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client. Further, Client acknowledges that (a) Company has explained the full range of protection, equipment as evices available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services themized on this Agreement; and (c) additional protection over and above that provided herein is available and may be obtained from Company at an additional cost to the Client. 5.2 CLENT FURTHER ACKNOWLEDGES THAT CLENT HAS READ AND UNDERSTANDS ALL OF THS AGREEMENT INCLUDING THE TENRS 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 THEREN AS WELL AS THOSE TERMS AND CONDITIONS ON ANY SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDUES. IN WITNESS WHEREOF; and intending to be bound hereby, the parties hereto have executed this Agreement this day of the day		
attachments indicated as follows: Schedule A Schedule C Schedule E Schedule G Other Schedule A Schedule C Schedule F Schedule G Other Schedule A Schedule B Schedule D Schedule F Schedule H Other Schedule B Schedule B Schedule C Schedule F Schedule H Other Schedule A Schedule B Schedule C Schedule F Schedule H Other Schedule A Schedule B Schedule C Schedule F Schedule H Other Schedule A Schedule B Schedule B Schedule A Schedule F Schedule H Other Schedule A Schedule B Schedule A Schedule A Schedule B Schedule B Schedule B Schedule B Schedule A Schedule B Schedule B Schedule A Schedule B Schedule A Schedule B Schedule A Schedule B Schedule B Schedule B Schedule A Schedule A Schedule B Schedule A Schedule A Schedule A Schedule A Schedule B Schedule A Schedule A Schedule B Schedule A Schedule B Schedule A Schedule B Schedule B Schedule A Schedule B Schedule A Sche		
Schedule A Schedule C Schedule E Schedule G Other Schedule B Schedule D Schedule F Other Schedule B Schedule D Schedule F Other Schedule B Schedule D Schedule F Other Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client. Further, Client acknowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (c) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available and may be obtained from Company at an additional cost to the Client. 5.2 CLENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UND	4.1	
Schedule B Schedule D Schedule F Other 5. CLIENT SELECTED SERVICES 5.1 Client acknowledges that where burglar and/or fire alarm or access control equipment is provided, the system is designed to detect entry only through those accesses and/or areas actually covered by the equipment listed on Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client. Further, Client acknowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services itemized on this Agreement; and (c) additional protection over and above that provided herein is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF THIS AGREEMENT INCLUDING THE TERMS AND CONDITIONS ON THIS SDE AND THE REVERSE SDE OF THIS DOCUMENT, PARTICULARLY PARAGRAPH 5 RECARDING COMPANY'S LIMITATIONS OF LIABILITY AND AGREES TO THE AMOUNTS SET FORTH THEREIN AS WELL AS THOSE TERMS AND CONDITIONS ON ANY SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEIPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF; and intending to be bound hereby, the parties hereto have executed this Agreement this day of the additional cosultant the second and the second therein the secon		
 5.1 Client acknowledges that where burglar and/or fire alarm or access control equipment is provided, the system is designed to detect entry only through those accesses and/or areas actually covered by the equipment listed on Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client. Further, Client acknowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available from Company at an additional protection over and above that provided herein is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF THE AGREEMENT INCLUDING THE TERMS AND CONDITIONS ON THIS SIDE AND THE REVERSE SIDE OF THIS DOCUMENT, PARTICULARLY PARAGRAPH 5 REGARDING COMPANY'S LIMITATIONS OF LLABILITY AND AGREES TO THE AMOUNTS SET FORTH THEREIN AS WELL AS THOSE TERMS AND CONDITIONS ON ANY SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of the day of th		
 5.1 Client acknowledges that where burglar and/or fire alarm or access control equipment is provided, the system is designed to detect entry only through those accesses and/or areas actually covered by the equipment listed on Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client. Further, Client acknowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services available from Company at an additional protection over and above that provided herein is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF THE AGREEMENT INCLUDING THE TERMS AND CONDITIONS ON THIS SIDE AND THE REVERSE SIDE OF THIS DOCUMENT, PARTICULARLY PARAGRAPH 5 REGARDING COMPANY'S LIMITATIONS OF LLABILITY AND AGREES TO THE AMOUNTS SET FORTH THEREIN AS WELL AS THOSE TERMS AND CONDITIONS ON ANY SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of the day of th	5. CLIE	INT SELECTED SERVICES
Schedule A of this Agreement, that such equipment performs only those functions, and the system is activated only under the circumstances explained to the Client. Further, Client acknowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services itemized on this Agreement; and (c) additional protection over and above that provided herein is available and may be obtained from Company at an additional cost to the Client. 5.2 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 SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of		Client acknowledges that where burglar and/or fire alarm or access control equipment is provided, the system is
under the circumstances explained to the Client. Further, Client acknowledges that (a) Company has explained the full range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services itemized on this Agreement; and (c) additional protection over and above that provided herein is available and may be obtained from Company at an additional cost to the Client. 5.2 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 SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this		
range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the equipment and services itemized on this Agreement; and (c) additional protection over and above that provided herein is available and may be obtained from Company at an additional cost to the Client. 5.2 CLENT 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 LABILITY AND AGREES TO THE AMOUNTS SET FORTH THEREIN AS WELL AS THOSE TERMS AND CONDITIONS ON ANY SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of the company: B.J. Barr's Personal Safety Devices P.O. Box 16539, Jacksonville, FL 32245-6539 By		
is available and may be obtained from Company at an additional cost to the Client. 5.2 CLENT 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 LIABLITY AND AGREES TO THE AMOUNTS SET FORTH THEREIN AS WELL AS THOSE TERMS AND CONDITIONS ON ANY SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of the company. Revenue to the security Consultant withing by an authorized Manager for Company. In		range of protection, equipment and services available to Client; (b) Client desires and has contracted for only the
 5.2 CLENT FURTHER ACKNOWLEDGES THAT CLENT 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 SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of the company. Researched the security Consultant for Company. In this Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In 		
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 SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEIPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of, 2000 °C, Company: B.J. Barr's Personal Safety Devices P.O. Box 16639, Jacksonville, FL 32245-6539 By Security Consultant Its Manager This Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In	5.2	
CONDITIONS ON ANY SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEPT OF A TRUE COPY OF ALL APPLICABLE SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of 2007. Company: B.J. Barr's Personal Safety Devices P.O. Box 16539. Jacksonville, FL 32245-6539 By		TERMS AND CONDITIONS ON THIS SIDE AND THE REVERSE SIDE OF THIS DOCUMENT, PARTICULARLY PARAGRAPH 5 REGARDING
SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this day of, 2007. Company: B.J. Barr's Personal Safety Devices P.O. Box 16539, Jacksonville, FL 32245-6539 By By Its This Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In		
IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this		
P.O. Box 16639, Jacksonville, FL 32245-6539 By Security Consultant Its Manager This Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In		
By P.O. Box 16639, Jacksonville, FL 32245-6539 By Security Consultant Its Manager Manager This Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In		10 day of State, 2009. Company: B.J. Barr's Personal Safety Devices
Its Manager Manager This Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In		P.O. Box 16539, Jacksonville, FL 32245-6539
This Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In	Ву	Security Consultant
This Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In		
the event of non-approval the colo Lippility of L'appeary chell he to refund in Olimit the second that her	This /	Agreement shall not be binding upon Company unless approved in writing by an authorized Manager for Company. In vent of non-approval, the sole Liability of Company shall be to refund to Client the amount that has been paid to

The County Client reserves the right to terminate the Contract in whole or part by giving the Vender Company written notice at least thirty (30) days prior to the effective date of the termination. Upon receipt of termination from the County Client, the Vender Company shall only provide those services specifically approved or directed by the <u>Client</u>. All other rights and duties of the parties under the Contract shall continue during such notice period, and the <u>County Client</u> shall continue to be responsible to the <u>Vender Company</u> for the payment of any obligations to the extent such responsibility has not been excused by breach of default of the <u>Vender Company</u>.

Initials (Nassau County) Initials (B. J. Barr's)

IHIS AGREEMENT, made this	EI(es Agreement No TEMDER20) 642-4555 (he) 642-4555 (he 2 5 8 2 / CR / J 2 5 8 2 / CR / J 4 00 RESS) 9 0 4 - S45 - 2 (TELEPHONE #)	$\frac{0000037}{0000099}$
Security Service B.J. Barr's Personal Safety Devices P.O. Box 16539 y and between B.J. Barr's Personal Safety Devices P.O. Box 16539 Jacksonville Florida 32245-6539 form form form off form form statched hereto and made a part of this Agreement. for form 1.1 Equipment installation for form 1.2.2 Equipment ownership remains with Company. for form 1.2.3 equipment ownership remains with Company. for form 1.2.4 Equipment ownership remains with Company. for form 1.2.5 epoint for form 1.2.6 equipment ownership remains with Company.<	0 642-4555 (he 0 642-4555 (he 1 CELEPHONE # (he 2 S S (he 3 S S (he 4 S S (he	ereinafter OS 495
y and between B.J. Bar's Personal Safety Devices P.O. Box 1553 Jacksonville IlloCATION NAME; IlloCATION NAME; IlloCATION NAME; Jacksonville Florida 32245-653 (GM) derror diagramme Sitter 32245-653 (GM) signing of this Agreement; and (Signing of this Agreement; an) 642-4555 (he (TELEPHONE #) 2582/CR/1 ADDRESS) 904.845-2 (TELEPHONE #)	ereinafter OS 495
y and between B.J. Bar's Personal Safety Devices P.O. Box 1553 Jacksonville Indiana Auditional Safety Devices Indiana Auditional Auditional Auditional Safety Devices Indiana Auditional Auditional Auditional Safety Devices Ind) 642-4555 (he (TELEPHONE #) 2582/CR/1 ADDRESS) 904.845-2 (TELEPHONE #)	ereinafter OS 495
Jacksonville Florida 2245-553 (MAR 400FESS) elerred to as "Company" and Hulling and the second	TELEPHONE # 25821 CR1 ADDRESS 904.845-2 (TELEPHONE #)	08 495
(CMT) (STATEL (CPCODE) (STATEL) (CTY) (CTY) (STATEL) (CPCODE) (CTY) (CTY) (STATEL) (CPCODE) (CTY) (CTY) (STATEL) (CPCODE) 1.1 Equipment: Company agrees to provide, as part of the security services, the etatached hereto and made a part of this Agreement. 1.1.1 1.1.1 Equipment installation charge (Statched hereto and made a part of this Agreement. 1.1.2 Equipment installation charge (Statched hereto and company). (a) (a) (Statched hereto and company. 1.2.4 Equipment ownership transfers to Client. (Statched haintenance for special Telephone Line (b) (Statched Maintenance for special Telephone Line (Statched Maintenance for special Telephone Line (c) (Statched Maintenance for special Telephone Line (Statched Maintenance for special Telephone Line (c) (Statched Maintenance for special Telephone Line (Statched Maintenance for special Telephone Line (c) (Statched Maintenance for special Telephone Line (Statched Maintenance for special Telephone Line (c) (Statched Maintenance for special Telephone Line (Statched Maintenance for special Telephone Line (Statched	TELEPHONE # 2582/ CR/1 ADDRESS 904.845-2 (TELEPHONE #)	08 495
Itemation Itemation Itemation Image: International internatinternational internatintenational internati	ADDRESS) <u> <u> <u> </u> <u> </u></u></u>	495
form for the second s		redule A
SERVICES 1.1 Equipment: Company agrees to provide, as part of the security services, the e attached hereto and made a part of this Agreement. 1.1.1 Equipment to be installed at the following location 1.1.2 Equipment installation charge (s,	quipment detailed in Sch	nedule A
1.1 Equipment: Company agrees to provide, as part of the security services, the estatached hereto and made a part of this Agreement. 1.1.1 Equipment to be installed at the following location 1.1.2 Equipment installation charge (\$ (a) (a) (b) (c) (c	quipment detailed in Sch	nedule A
 (a)		
 (a)		
 signing of this Agreement; and		
(b) (\$ completion of inetalilation. 1.2.3 1.2.4 Equipment Ownership remains with Company. 1.2.4 Equipment ownership transfers to Client. 1.2 Monthly Services: Client agrees to pay Company for security services itemized beit Type of Service V244 Badio Transmission Reporting Monitoring Cen Customer, Owned Equipment Other Customer, Owned Equipment Other Fr.e. 2 latter a world Its payable in advance Monthly Service C 1.3 The service charge of \$	payat	ple upon
 1.2.3 Equipment Ownership remains with Company. 1.2.4 Equipment ownership transfers to Client. 1.2 Monthly Services: Client agrees to pay Company for security services itemized bel Type of Service //44 for the service Charge Type of Service	payat	ole upon
 1.2.4 Equipment ownership transfers to Client. Monthly Services: Client agrees to pay Company for security services itemized bel Type of Service	Тах	
Type of Service Yet for the service Charge Type of Service Badio Transmission Reporting		
 Radio Transmission Reporting \$	iow: Fike alar	n
Special Telephone Line Extended Maintenance for Extended Maintenance for Customer, Owned Equipment Total of Monthly Service C 1.3 The service charge of \$	Monthly Service Cl	
Extended Maintenance for		
1.3 The service charge of \$	\$	
1.3 The service charge of \$	\$	
 TERM OF THIS AGREEMENT The primary term of this Agreement shall be for a period ofyears from otherwise provided under the terms of the Renewal Option, this Agreement shall a one (1) year at the end of such primary term or any renewal term thereafter. Client shall the thirty (30) days prior to cancelling. SERVICE Calls for Service or Sales assistance should be directed to B.J. Barr's Personal 13 Jacksonville, FL 32245-6539, (904) 642-4555. Company shall have the right to assign this Agreement to any other person, firm, on Client and shall have the further right to subcontract any services it may be obligate All equipment installed by Company for the transmission of electronic signals shall, Company. Should any part of this Agreement be deemed to be illegal, invalid, inoperative, all r force and effect. ADDITIONAL TERMS Chedule A Schedule A Schedule C Schedule F Schedule G Other Other Other Other Schedule B Schedule D Schedule F Schedule H Other CLIENT SELECTED SERVICES Client acknowledges that where burglar and/or fire alarm or access control equip designed to detect entry only through those accesses and/or areas actually cov schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection ovis is available and may be obtained from Company at an additional cost to the Client. 	Quarterly, Semi-A	nnually, 9 on the
 one (1) year at the end of such primary term or any renewal term thereafter. Client st thirty (30) days prior to cancelling. SERVICE 3.1 Calls for Service or Sales assistance should be directed to B.J. Barr's Personal 3 Jacksonville, FL 32245-6539, (904) 642-4555. Company shall have the right to assign this Agreement to any other person, firm, o Client and shall have the further right to subcontract any services it may be obligate All equipment installed by Company for the transmission of electronic signals shall, Company. Should any part of this Agreement be deemed to be illegal, invalid, inoperative, all r force and effect. ADDITIONAL TERMS 4.1 This Agreement consists of the terms contained on this page, the reverse sid attachments indicated as follows: Schedule A Schedule B Schedule C Schedule F Schedule G Other CLIENT SELECTED SERVICES 5.1 Client acknowledges that where burglar and/or fire alarm or access control equip designed to detect entry only through those accesses and/or areas actually cov Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection ovi is available and may be obtained from Company at an additional cost to the Client. 	m the date of first billing.	. Unless
 3.1 Calls for Service or Sales assistance should be directed to B.J. Barr's Personal Jacksonville, FL 32245-6539, (904) 642-4555. Company shall have the right to assign this Agreement to any other person, firm, o Client and shall have the further right to subcontract any services it may be obligate All equipment installed by Company for the transmission of electronic signals shall, Company. Should any part of this Agreement be deemed to be illegal, invalid, inoperative, all r force and effect. ADDITIONAL TERMS 4.1 This Agreement consists of the terms contained on this page, the reverse sid attachments indicated as follows: Schedule A Schedule A Schedule E Schedule F Schedule H Othe CLIENT SELECTED SERVICES 5.1 Client acknowledges that where burglar and/or fire alarm or access control equip designed to detect entry only through those accesses and/or areas actually cov Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection ovi is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF 		
Company shall have the right to assign this Agreement to any other person, firm, o Client and shall have the further right to subcontract any services it may be obligate All equipment installed by Company for the transmission of electronic signals shall, Company. Should any part of this Agreement be deemed to be illegal, invalid, inoperative, all r force and effect. ADDITIONAL TERMS 4.1 This Agreement consists of the terms contained on this page, the reverse sid attachments indicated as follows: Schedule B Schedule C Schedule E Schedule G Othe Schedule B Schedule D Schedule F Schedule H Othe CLIENT SELECTED SERVICES 5.1 Client acknowledges that where burglar and/or fire alarm or access control equip designed to detect entry only through those accesses and/or areas actually cov Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection ow is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF	Safety Devices, P.O. Box	16539,
Client and shall have the further right to subcontract any services it may be obligate All equipment installed by Company for the transmission of electronic signals shall, Company. Should any part of this Agreement be deemed to be illegal, invalid, inoperative, all r force and effect. ADDITIONAL TERMS 4.1 This Agreement consists of the terms contained on this page, the reverse sid attachments indicated as follows: Schedule A Schedule C Schedule E Schedule G Othe Schedule B Schedule D Schedule F Schedule H Othe CLIENT SELECTED SERVICES 5.1 Client acknowledges that where burglar and/or fire alarm or access control equip designed to detect entry only through those accesses and/or areas actually cov Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection ov is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF	r corporation without notic	e to the
Company. Should any part of this Agreement be deemed to be illegal, invalid, inoperative, all r force and effect. ADDITIONAL TERMS 4.1 This Agreement consists of the terms contained on this page, the reverse sid attachments indicated as follows: Schedule A Schedule C Schedule E Schedule G Other Schedule B Schedule D Schedule F Schedule H Other CLIENT SELECTED SERVICES 5.1 Client acknowledges that where burglar and/or fire alarm or access control equip designed to detect entry only through those accesses and/or areas actually cov Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection ow is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF	d to perform.	
force and effect. ADDITIONAL TERMS 4.1 This Agreement consists of the terms contained on this page, the reverse sid attachments indicated as follows: Schedule A Schedule C Schedule E Schedule G Other Schedule B Schedule D Schedule F Schedule H Other Other Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection ow is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF	at all time, remain the pro	operty of
ADDITIONAL TERMS 4.1 This Agreement consists of the terms contained on this page, the reverse sid attachments indicated as follows: Schedule A Schedule C Schedule E Schedule G Other Schedule B Schedule D Schedule F Schedule H Other Other Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection over is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF	emaining parts shall rema	in in full
 attachments indicated as follows: Schedule A Schedule C Schedule E Schedule G Other Schedule B Schedule D Schedule F Schedule G Other Other Schedule B Schedule D Schedule F Schedule H Other Other Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services available to Client; (b) Client desires equipment and services available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF 		
 Schedule A Schedule C Schedule E Schedule G Othe Schedule B Schedule D Schedule F Schedule H Othe CLIENT SELECTED SERVICES 5.1 Client acknowledges that where burglar and/or fire alarm or access control equip designed to detect entry only through those accesses and/or areas actually cov Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection ow is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF 		on any
 CLIENT SELECTED SERVICES 5.1 Client acknowledges that where burglar and/or fire alarm or access control equip designed to detect entry only through those accesses and/or areas actually cov Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection ow is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF 		
 5.1 Client acknowledges that where burglar and/or fire alarm or access control equip designed to detect entry only through those accesses and/or areas actually cov Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection over is available and may be obtained from Company at an additional cost to the Client; 5.2 CLENT FURTHER ACKNOWLEDGES THAT CLENT HAS READ AND UNDERSTANDS ALL OF 	e of this document and	
 designed to detect entry only through those accesses and/or areas actually cov Schedule A of this Agreement, that such equipment performs only those functions, under the circumstances explained to the Client. Further, Client acknowledges that (a range of protection, equipment and services available to Client; (b) Client desires equipment and services itemized on this Agreement; and (c) additional protection over is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF 	e of this document and	
is available and may be obtained from Company at an additional cost to the Client. 5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF	e of this document and er	
5.2 CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF	e of this document and er prent is provided, the sy ered by the equipment if and the system is actival a) Company has explained and has contracted for of	sted on ted only I the full only the
TERMS AND CONDITIONS ON THIS SIDE AND THE REVERSE SIDE OF THIS DOCUMENT, PARTIC COMPANY'S LIMITATIONS OF LIABILITY AND AGREES TO THE AMOUNTS SET FORTH THERE	e of this document and er prent is provided, the sy ered by the equipment if and the system is actival a) Company has explained and has contracted for of	sted on ted only I the full only the
CONDITIONS ON ANY SCHEDULE ATTACHED HERETO AND ACKNOWLEDGES RECEIPT OF SCHEDULES. IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have	e of this document and er prenent is provided, the sy ered by the equipment li and the system is actival a) Company has explained and has contracted for of er and above that provided FTHIS AGREEMENT INCLUDD CULARLY PARAGRAPH 5 REG EN AS WELL AS THOSE TER	sted on ted only d the full only the d herein ING THE GARDING MS AND
be day of Sept 2009. Company: B.J. Barr's POR	e of this document and er poment is provided, the sy ered by the equipment li and the system is actival a) Company has explained and has contracted for er and above that provided er and above that provided THIS AGREEMENT INCLUDD CULARLY PARAGRAPH 5 REG EN AS WELL AS THOSE TER A TRUE COPY OF ALL APPL	sted on ted only d the full only the d herein ING THE ARDING INS AND LICABLE
P.O. 80x 1653	e of this document and er er er and the system is actival a) Company has explained and has contracted for er and above that provided E THIS AGREEMENT INCLUD ULARLY PARAGRAPH 5 REG SIN AS WELL AS THOSE TER A TRUE COPY OF ALL APPI e executed this Agreement Spinal Safety Devices	sted on ted only d the full only the d herein ING THE ARDING MS AND LICABLE t this
By Security Consultant Its Manager HTC	e of this document and er preserver is provided, the sy ered by the equipment if and the system is actival a) Company has explained and has contracted for er and above that provided ETHIS AGREEMENT INCLUD CULARLY PARAGRAPH 5 REG EN AS WELL AS THOSE TER A TRUE COPY OF ALL APPL e executed this Agreement	sted on ted only d the full only the d herein ING THE ARDING MS AND LICABLE t this
This Agreement shall not be binding upon Company unless approved in writing by an auth	e of this document and er er er and the system is actival a) Company has explained and has contracted for er and above that provided E THIS AGREEMENT INCLUD ULARLY PARAGRAPH 5 REG SIN AS WELL AS THOSE TER A TRUE COPY OF ALL APPI e executed this Agreement Spinal Safety Devices	sted on ted only d the full only the d herein ING THE ARDING INS AND LICABLE t this

The <u>County Client</u> reserves the right to terminate the Contract in whole or part by giving the <u>Vender Company</u> written notice at least thirty (30) days prior to the effective date of the termination. Upon receipt of termination from the <u>County</u> <u>Client</u>, the <u>Vender Company</u> shall only provide those services specifically approved or directed by the <u>Client</u>. All other rights and duties of the parties under the Contract shall continue during such notice period, and the <u>County Client</u> shall continue to be responsible to the <u>Vender Company</u> for the payment of any obligations to the extent such responsibility has not been excused by breach of default of the <u>Vender Company</u>.

Initials (Nassau County) Initials (B. J. Barr's)

		Contract Number CM1493
	42-4555 B.J. BAR	R'S EF000003
800-77	73-8869 PERSONAL SAFETY	
í.,	i Endonae dai En	
	- 1	Security Services Agreement No.
THIS	AGREEMENT, made this	day of <u>Sect.</u> 2009
	D I Dania Davana I O (at. D. i	, , , , , , , , , , , , , , , , , , , ,
by and	d betweenB.J. Barr's Personal Safety Devices (LOCATION NAME)	P.O. Box 16539 (MAILING ADDRESS)
	Jacksonville Florida	32245-6539 (904) 642-4555 (bereinafter
referre	ed to as "Company"), and	Dranch Library 7280 Motes Rd
7	A rease with the transmitter	(STREET ADDRESS)
k	CITY) (STATE)	$\frac{32009}{(\text{ZIP CODE})} \qquad $
(herein	nafter referred to as "Client").	
1. SI	ERVICES	
1.1	1 Equipment: Company agrees to provide, as par	t of the security services, the equipment detailed in Schedule A
	attached hereto and made a part of this Agreemen 1.1.1 Equipment to be installed at the following log	
	1.1.1 Equipment to be installed at the rollowing loo	
	1.1.2 Equipment installation charge	XISICI.
	(\$).	-1057 10 (*) pavable upon
	(a)	(\$) payable upon
	signing of this Agreement; and,	
	(b) completion of installation.	(\$) payable upon
	1.2.3 Equipment Ownership remains with Corr	npany Tax
	1.2.4 Equipment ownership transfers to Client.	·
1.2	2 Monthly Services: Client agrees to pay Company	for security services itemized below:
	Type of Service Monthly Service	ce Charge Type of Service Monthly, Service Charge
	Radio Transmission Reporting \$	Monitoring Center \$O
	Special Telephone Line \$	Lease Equipment \$
	L Extended Maintenance for Customer Owned Equipment	U Other Open Close \$_12,50
		Other Total of Monthly Service Charges
1.3	3 The service charge of \$_3_50 is pay	yable in advance Monthly, Quarterly, Semi-Annually,
	or Annually, to B.J. Barr's Personal Safety De	evices, P.O. Box 16539, Jacksonville, Florida 32245-6539 on the
	first day of the month following the estimated date of	on installation which is <u>CCF 1, aCC9</u>
2. TE	ERM OF THIS AGREEMENT	15 XOL
2.1	1 The primary term of this Agreement shall be for a	a period of ADD years from the date of first billing. Unless a Option, this Agreement shall automatically renew for a period of
		renewal term thereafter. Client shall give written notice to Company
	thirty (30) days prior to cancelling.	
• •	ERVICE	literated to B. I. Barris Barranal Calety Daviana, B.O. Bay 10500
3.1	Jacksonville, FL 32245-6539, (904) 642-4555.	tirected to B.J. Barr's Personal Safety Devices, P.O. Box 16539,
	Company shall have the right to assign this Agreen	nent to any other person, firm, or corporation without notice to the
	Client and shall have the further right to subcontrac	t any services it may be obligated to perform. ission of electronic signals shall, at all time, remain the property of
	Company.	ssion of electronic signals shall, at all time, remain the property of
		e illegal, invalid, inoperative, all remaining parts shall remain in full
4. AC	force and effect. DDITIONAL TERMS	
4.1		on this page, the reverse side of this document and on any
	attachments indicated as follows:	
	Schedule A Schedule Schedule	
	Schedule B Schedule D Schedute	F Schedule H Other
	LIENT SELECTED SERVICES	
5.1		e alarm or access control equipment is provided, the system is esses and/or areas actually covered by the equipment listed on
		t performs only those functions, and the system is activated only
	under the circumstances explained to the Client. Fur	rther, Client acknowledges that (a) Company has explained the full
		able to Client; (b) Client desires and has contracted for only the t; and (c) additional protection over and above that provided herein
	is available and may be obtained from Company at	an additional cost to the Client.
5.2		READ AND UNDERSTANDS ALL OF THIS AGREEMENT INCLUDING THE
		SE SIDE OF THIS DOCUMENT, PARTICULARLY PARAGRAPH 5 REGARDING D THE AMOUNTS SET FORTH THEREIN AS WELL AS THOSE TERMS AND
	CONDITIONS ON ANY SCHEDULE ATTACHED HERETO A	ND ACKNOWLEDGES RECEIPT OF A TRUE COPY OF ALL APPLICABLE
	SCHEDULES.	d baraby the parties barate have even it differences of the
	the contraction of the contracti	d hereby, the parties hereto have executed this Agreement this ${\cal G}$
	10, day of Sept. 200	
_	ZUIX	P.O. Box 16589 Dacksonville, FL 32245-6539
By		Security Consultant
lts . Thi		Manager
the		shall be to refund to Client the amount that has been paid to

Company by Client upon execution of this Agreement.

The County Client reserves the right to terminate the Contract in whole or part by giving the Vendor Company written notice at least thirty (30) days prior to the effective date of the termination. Upon receipt of termination from the County Client, the Vendor Company shall only provide those services specifically approved or directed by the <u>Client</u>. All other rights and duties of the parties under the Contract shall continue during such notice period, and the <u>County Client</u> shall continue to be responsible to the <u>Vendor Company</u> for the payment of any obligations to the extent such responsibility has not been excused by breach of default of the <u>Vendor Company</u>.

Initials (Nassau County)