INTERACTIVE

SECURITY SYSTEM PURCHASE AND SERVICES AGREEMENT

Interactive Systems, Inc.

SYSTEMS

SYSTEMS

This Agreement is dated as of the Sale Date between Interactive Systems, Inc. (the "Company") and you (the "Customer"). Subject to the terms and conditions of this Agreement, the Company agrees to install the security system described herein (the "System") at the customer and to perform such additional services as are specified below pursuant to the "Terms and Conditions" on the reverse side. Company and Customer hereby agree as follows:

Customer Name C + 1 of F On Con	1 - C - 1 -		
で、14、5寸 ナットナン	とう		
	Community		Lot#
my heron franklintnicom	Account No.	Permit No.	ó
	Mailing Name (# Different) (Attention)		
CHITCH State N ZP 37065 Mail	Mailing Street / PO Box Address (If Different Than Premises)	ın Premises)	
	Malling City Mail	Mailing State	Mailing Др
Note: If the Premises is a new purchase by the Customer, this Agreement is contingent (S)	(See Attached Description) Security Equipment Total	-	\$3165.00
או מוכ כתפנסוונת תנספוונו מון סמוק לון סלינו לי	Sales Tax	\$   %	0
(We) would like to pay The Deposit Due at Signing and The Balance Due at Install and/or Activation as follows:	)S	Sub Total \$	\$ 3165.00
(Initial Here) By Check	Activat	Activation Fee \$	0
(Initial Here) I (We) hereby authorize Interactive Security Systems Inc. ("Comnany")	1st Monthly Fee Payment	ayment \$	\$119.80
to initiate automatic charges to my (our) checking account or Credit Card indicated on the ELECTRONIC DRAFT AUTHORIZATION FORM at the bottom of this page for The Deposit Due at Signing and The	ď	Permit(s) \$	0
Balance Due at Install and/or Activation.	Total Amount Due		\$3284.80
Additional Terms (N/A If Blank)	Deposit Due at Signing	Signing \$	0
Urb Forstry ESS	Balance Due at Install and/or Activation $ *SAS4.86 $	tivation \$	3284 80

The National Fire Protection Association (NFPA) recommends smoke alarms on every floor (level) including finished attics and basements, in every sleeping area, outside and every several levels of protection for protections are every several levels of protection and every several levels of protection and the related costs. Customer understands that the final placement of equipment will be determined

Customer Initials and completed by the installation technician at the time of Installation. I have read and agree to this paragraph NFPA Notice, Special Instructions.

# Alternative Or Additional Signal Communication (Cellular) Equipment & Service

Customer understands and acknowledges that the telephone service to the Premises can be accidentally or intentionally disabled, for example, phone lines cut, and that in such occurrence the Company would not receive signals from the System installed at the Premises. Customer understands and acknowledges that alternative or additional signal communication (Cellular) equipment and service as no infallible. Customer specifically acknowledges that Company does not represent or warrant that the alternative or additional signal communication (Cellular) equipment and service, or the transmission of signals from the System installed on the Premises using the alternative or additional signal communication (Cellular) equipment and service may not be interrupted, circumvented or compromised.

have read and agree to the above paragraph and I request the alternative or	d I request the alternative or
additional signal communication equipment and service as part of the chosen	service as part of the chosen
protection package.	
ACCEPT	652
•	Customer Initials

d agree to the above paragraph, however, I decline to request the additional signal communication equipment and service as part of blection package.

## Monitoring, Services & Terms:

Customer agrees to pay the monthly fee set forth on this Agreement below, due in advance. The initial term of this Agreement shall be for a period of honths and shall begin on the date monitoring service is activated. If the Premises is a newly constructed home, the initial term of this agreement shall begin no later than thirty (30) days after the Customer closes on the newly constructed home. After the expiration of the months and shall begin on the date monitoring service is activated. If the Premises is a newly constructed home, the initial term initial term, this agreement shall automatically be renewed for additional terms of one (1) month, unless cancelled by written notice at least 30 I have read and agree to Monitoring, Services & Terms. days prior to the expiration of the then current term by either of the parties to the other. period of

Monitoring Fee \$ 79,80	Cellular Fee \$ \( \frac{1}{2} \cdot \text{O} \text{C} \)	Other Fees	Total Monthly Fee \$ 1 (9, 80	
Other Monthly Fees Description (N/A If Blank)	Advanced Interactive	Interactive Gold	Other Description	
Total Monthly Fee Includes Cellular Fee	Customer Initials	Total Monthly Fee Does Not Include Ceilular Fee	Customer Initials	

The Customer acknowledges that it has received a copy of this Agreement and all its attachments. The Customer acknowledges that it has read and understood this Agreement, especially those sections on the reverse side relating to its indemnification of the Company and the Company's limited liability and disclaimer of warranties. (Consumer transactions only) BUYER'S RIGHT TO CANCEL. You may cancel this transaction at any time prior to midnight of the third business day after the date you sign this agreement. Please see the attachment Notice of Cancellation form explanation of this right. This agreement shall not be binding on the Company until signed by its authorized representative.

11-11-2016 INTERACTIVE SYSTEMS, INC.		By CMI MING	Authorized Kepteser
11-11-2016	Social Security Humber  Date  Date  Date	Social Security Number Date	Note: The Customer authorizes the Company to obtain a credit report on the Customer. If the premises is a new purchase by the Customer, the Company will not obtain the Customer's credit report until after the Customer closes on said property.
というな	Customer Signature	Customer Signature	Note: The Customer authorizes the Company to obtain the Customer, the Company will not obtain the Custon

## ELECTRONIC DRAFT AUTHORIZATION FORM

authorize Interactive Security Systems, Inc ("Company") to initiate debit or credit entries to my (our) checking account or Credit Card indicated below, and I (we) hereby authorize the depository possible ("Company") to initiate authoriatic orbanges to my (our) checking additing the same to such account. I (We) hereby authorize Interactive Security Systems, Inc. ("Company") to initiate authoriatic charges to my (our) checking active and entered the terms of this Agreement. This authority is to remain in full force and effect until Company and Depository or Credit Card have received attorn from me (or either of us) of its termination in such time and in such manner to afford Company and Depository or Credit Card a reasonable opportunity to act on it.

Depository or Credit Card	Credit Card Number/ (PLEASE ATTACH A VOIDED CHECK FOR BANK DRAFT)	Expiration Date 3 or 4-digit Coc	3 or 4-digit Coc
Name on Credit Card (Print)	Customer Signature	Date	

### TERMS AND CONDITIONS

- security system installation. Company agrees to install the specified System on the Premises and to make any necessary inspections and tests to deliver System to Customer in operating condition in accordance with standard installation procedures of Company. If existing security system and/or security equipment is to be incorporated into the installation of the specified System, the Company will test and inspect the existing security system and/or security equipment to determine whether or not the existing security system and/or security system a
- Monitoring. Costomer agrees to gave the monthly fies set (orth) on the face of this Agreement, due in advance. The initial term of this Agreement shall be a period as set forth on the face of this agreement and set all begin no later than the Costomer decides on the case of the cas

Customer acknowledges: that any affirmation of fact or promise made by Company shall not be deemed to create an express warranty, that Company does not make any representation or warranty, including any implied warranty of merchantability or fitness, that Company does not represent or warrant that the system or service supplied may not be compromised, or the system or services will in all cases provide the signaling, monitoring and response for which it is intended; that Customer is not relying on Company's skill or judgment in selection or furnishing a system suitable for any particular purpose and that there are no warranties which extend beyond those on the face or reverse of this Agreement.

- Equipment Service/Repair After Initial Year of Agreement. After the initial year of this Agreement, all service for security system equipment will be billable to the Customer and is subject to a service trip fee and all applicable service charges including labor charges, materials charges, and parts charges. All service calls will be performed during normal business hours.

  On the Company's Lability. If THE COMPANY IS FOUND LIABLE FOR ANY LOSS OR DAMAGE, IRRESPECTIVE OF CAUSE, FOR THE FAILURE TO PERFORM IT'S OBLIGATIONS IN THIS AGREEMENT, INCLUDING INSTALLING, MONITORING OR REPAIRING THE SYSTEM, IN ANY RESPECT AT ALL. THE COMPANY'S MAXIMUM LIABLETY FOR ANY OTHER LOSS OF THIS AMOUNT.

  THE COMPANY'S SHALL HAVE NO LIABILITY FOR ANY OTHER LOSS OR DAMAGE WHICH MAY OCCUR PRIOR TO, AT, OR AFTER THIS AGREEMENT. THIS INCLUDES LIABILITY PREMISED ON CONTRACT, TORT, NEGLIGENCE, WARRANTY (INCLUDING MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE) AND ANY OTHER THEORY OF LIABILITY.

  THIS EXCLUSION SPECIFICALLY COVERS LIABILITY FOR: LOST PROFITS; LOST OR DAMAGED PROPERTY, LOSS OF USE OF PROPERTY OR THE PREMISES. GOVERNMENTAL FINES AND CHARGES; AND THE CLAIMS OF THIRD PARTIES. ALSO COVERED BY THIS EXCLUSION ARE THE FOLLOWING TYPES OF DAMAGES: DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL AND PUNITIVE.

  ON THE COMPANY'S SHORES. THE Customer releases the Company does not related to the value of the Premises or the Customer's housened. The Customer's noscines to the Customer's noscines. The Customer's noscines to the Company services. The Customer releases the Company does not enter or called to the value of the Premises or the Customer's noscines. The Customer's noscines. The Customer's noscines. The Customer was assumes no liability for any vertice or the value of the Premises or the Customer's noscines. The Customer's noscines. The Customer's noscines. The Customer's noscines.
- Explained influences to the Premisers. The Company assumes to liability for boses attributed to such hazards.

  The blackings of Microscope and the Company of the Company o

  - 1
  - 12

  - 5

  - 16 17 18