DIGITAL ACCOUNT #
BACKUP ACCOUNT #



DATE	
/ /	
INSTALLER #	

CHECK IF:

SPECIAL INSTRUCTIONS OR
ADDITIONAL INFORMATION
ATTACHED AS PAGE 3

P.O. BOX 7297 FREEPORT, NY 11520 TEL: 1-800-221-0826 FAX: 1-800-248-7111

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THIS ACCOUNT IS BEING TRANSFERRED FROM ANOTHER CENTRAL STATION: \Box

Sub Info Front Page 1 Rev 4-11 Page 1 of 2

SECURITY MONITORING AGREEMENT

SECURITY MONITORING AGREEMENT

1. Subscriber has entered into a written contract with the Installing Alarm Company hereinafter referred to as the "Installer," for the installation, service and monitoring of a security system at Subscriber's premises, and Subscriber designates Installer as its exclusive agent to deal with NATIONWIDE CENTRAL STATION MONITORING CO. The Installer has selected NATIONWIDE CENTRAL STATION NO CO. (hereinafter referred to its Central Office) to monitor the security system.

STATION MONITORING CO. The Installer has selected NATIONWIDE CENTRAL STATION NO CO. (hereinafter referred to its Central Office) to monitor the security system. The control of the control of the security system of the property of

8. In the event Subscriber's contract with the Installer is terminated, this contract and Central Office's monitoring services shall automatically terminate. Notice that the contract between Subscriber and Installer has terminated shall be given by Installer. Upon termination the Subscriber will ensure that the communication device has been properly disconnected from the Central Office. The programming information contained within the communication device shall remain the property of the Central Office. In the event monitoring is terminated for any reason Central Office shall have the right to disregard signals and take whatever legal procedures that may be necessary to remove or erase the programming to prevent signals from being transmitted to Central Office. Subscriber and Installer shall be liable for all monitoring charges and agrees to pay 25 cents per signal until the Central Office no longer receives signals from the Subscriber's location.

9. Installer or Central Office shall monitor Subscriber's security system for a minimum of one year and from month to month thereafter. Subsequent to one year, Installer or Central Office may terminate this agreement by giving the other parties 30 days recorded telephonic or written notice. In the event of such termination by Installer, Central Office shall not be required to return any money received for its monitoring services; such termination shall not affect Installer's Contract with Subscriber.

Installer's Contract with Subscriber.

10. Medical Alert: If medical alert is specified under the schedule of installation as a service to be provided, upon receipt of a medical alert signal, Central Office or its subcontractor, shall, as soon as may be practicable, make every reasonable effort to notify by telephone those persons designated by Subscriber or the appropriate municipal police or fire department providing emergency medical response. Subscriber acknowledges that Central Office provides no response to a medical alert signal except notification to the appropriate party, and that the provisions of this agreement exculpating and limiting Central Office's liability are fully applicable to the medical alert service.

11. Subscriber agrees that Central Office and the Installing Alarm Company are not insurers and that no insurance coverage is offered herein. Payments by Subscriber agrees that Central Office and the Installing Alarm Company are not insurers and that no insurance coverage is offered herein. Payments by Subscriber are for a security system and monitoring designed to reduce certain risks of loss, though there are no guarantees that the security system or monitoring will reduce such risks or that no loss will occur. Central Office and the installing company are not assuming responsibility and therefore they shall not be liable to Subscriber for any loss or damage suffered by Subscriber as a result of burglary, hold-up, fire, smoke, equipment failure, failure of Central Office or municipal authority to respond to signals, or any other cause whatsoever, regardless whether such loss or damage or personal injury was caused by or contributed to by Central Office or the installing company's negligent performance or failure to perform any obligations.

12. Subscriber agrees that the security system and monitoring service are not designed or guaranteed to prevent loss by burglary, hold-up, fire, illegal acts of third parties or any other loss. If, notwithstanding the terms of this agreement there shoul

or strict products liability it would be impractical and extremely difficult to anticipate or fix actual damages. Therefore, Subscriber agrees that should there are any lability on the part of the Central Office, Shability.

14. The Subscriber shall maintain a policy of public liability, property damage, burglary and theft and fire insurance under which Central Office and the Subscriber are named as insured, and under which the insurer agrees to indemnify and hold Central Office harmless from and against all costs, expenses including attorneys? fees and liability arising out of or based upon any and all claims, injuries and damages arising under this agreement, including, but not limited to, those claims, injuries and damages contributed to by Central Office snegligent performance or its failure to perform any obligation. The minimum liability insurance shall be one million oldlars for any injury of death, and property damage, burglary and theft and fire coverage in an amount necessary to indemnify Subscriber for property on its premises. Central Office shall not be responsible for any portion of any loss or damage which is recovered or recoverable by the Subscriber from insurance covering such loss or damage or for such loss or damage against which the Subscriber is insured.

15. Subscriber and Installing Alarm Company agree to indemnify and hold Central Office harmless, including reasonable attorneys fees, from and against all contains, lawsuits and losses alleged to be caused by Central Office and the subscriber is insurance carrier may otherwise have against Central Office arising out of this agreement or the relation of the parties between the premises and expenses as a designated service to be provided, or required by a UL, certificate issuing out of this agreement or the relation of the parties between the premises of the subscriber is subscriber is initial arrival. Subscriber and the central Office or its subscriber is provided with keys to the premises of the central Office or its subscriber and the ce