

Authorized Alarm Systems

408 Manor Rd (Suite 1)
Staten Island New York 10314

(917) 418-5458

Fax (718) 524-7711

24 – Hours Central Alarm Monitoring Service – Commercial – Residential – Industrial

Central Station Alarm Monitoring Agreement

Date: _____ Installer ID: _____ Radio: _____ Account: _____

Subscriber Name: _____

Address: _____

City, State, Zip: _____

Telephone: _____

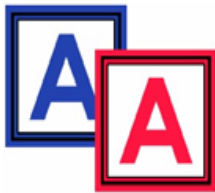
email address: _____

Counter Force Central Alarm

102-11 Metropolitan Avenue
Forest Hills, New York 11375
(718) 575-3333 * Fax: (718) 575-9520

Certificate Of Installation Number

1. By "Installer" and "Subscriber" Submitting this said Central Alarm Monitoring Agreement, at authorizedalarm.com Website . Subscriber has entered into a written contract with the Installing Alarm Company here in after referred to as the "Installer", for the installation, service and monitoring of an alarm system at subscriber's premises The Installer has selected Count Force Central Alarm. at the above address (hereinafter referred to as Company) to monitor the said alarm system.
2. The Company shall monitor signals received by Subscriber location. Company will make every effort to service the alarm equipment within 24- hours that is installed in subscriber's premises. And upon receipt a signal indicating that an alarm condition exists, the Company shall make every reasonable effort to notify the police, fire, or other municipal authority deemed appropriate in Company's absolute discretion, and such other persons subscriber has requested receive notification, of such alarm condition. All notification attempts shall be made by telephone communication.
3. Subscriber acknowledges that signals which are transmitted over telephone lines wire, air waves or other modes of communication pass through communication networks wholly beyond the control of Company and are not maintained by the Company and therefore the Company shall not be responsible for any equipment failure which prevents transmission signals from reaching the Company's monitoring central station, or damages arising there from subscriber location.
4. Subscriber agrees to furnish the Company with a written list of names and telephone numbers of those persons subscriber wishes the Company to notify of alarm signals All changes and revisions shall be supplied to the Company in writing, signed by subscriber.
5. Subscriber acknowledges that the Company is not related to the equipment that is installed at subscriber s premise is the property of the Subscribers, and Company has made no representation, warranties or agreements regarding the equipment, nor has no responsibility for the condition or operation of the alarm equipment and Company is not responsible for the maintenance, service or repair of said alarm equipment Company shall not be liable. Or responsible for equipment failure which prevents signals from reaching Central Station Monitoring Company.
6. A. Subscriber acknowledges that the Company is being paid for its monitoring service by the Subscriber in the "Sum of \$ _____ Quarterly Payments, plus state tax", and not by the "Installer". In the event the Company does not receive payment when due, for any reason, the Company shall be permitted to terminate this agreement and discontinue, or suspend monitoring subscriber's alarm system upon giving subscriber 5 days notice of termination. The Company shall be permitted to terminate this agreement at any time and for any reason by giving subscriber 30 days notice. This agreement and the Company's monitoring services shall terminate on the date fixed in the Company's notice of termination. Upon such termination all parties to this agreement agree and hereby do release each other from any and all liability whatsoever including negligence or gross negligence of the parties, arising out of this agreement, the relation of the parties or the Company's monitoring services, except that the subscriber shall be liable to the Company for all monitoring charges after notice of termination is given if subscriber's alarm signals continue to be received by the Company. Subscriber shall be liable to the Company for expenses incurred by the



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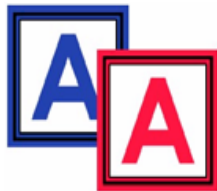
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6. B Company in connection with excessive alarm transmissions (runaway-communicators) transmitted from subscriber's location to the Company, together with the Company's legal fee to terminate the transmissions from subscriber's location or recover any liability owed by subscriber to the Company. Subscriber authorizes the Company to access its control panel at any time, or to remove control panel from said Subscriber's location or to input or delete data and programming.
7. If, for any reason, including the Company's equipment failure, the Company is unable to provide its monitoring services, the Company in its sole discretion shall be permitted to suspend its monitoring services at any time, and without notice to subscriber. In the event Company in its sole discretion determines it will not be able to resume its monitoring service within 24 hours, Company agrees to notify Subscriber that monitoring services have been suspended. There shall be no refund, offset or deduction in Company's monitoring fees for suspended service provided suspended service does not exceed 2 days.
8. In the event subscriber's contract with the Installer is terminated, this contract and Company's monitoring services shall automatically terminate. Notice that the contract between subscriber and Installer has terminated shall be given either by subscriber or installer. The programming information contained within the communicator shall remain the property of the Company. In the event monitoring is terminated for any reason the Company 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 the Company. Subscriber shall be liable for all monitoring charges until the Company no longer receives signals from the subscriber's location.
9. Subscriber agrees that the Company shall monitor subscriber's alarm for a minimum of (5) Five years and from month to month thereafter. Subsequent to one year, any party to this agreement may terminate this agreement by giving the other parties 30 days written notice. In the event of such termination by subscriber or installer, the Company shall not be required to return any money received for its monitoring services. Subscriber shall reimburse the Company for all expenses incurred in connection with excessive incoming alarm transmission (runaways) including Company's legal fee, if any incurred by Company to terminate the excessive signals or recover any amount owed by Subscriber to Company will pursuant to this agreement.
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, Company or its subcontractor, shall, as soon as may be practicable make, every reasonable effort to notify by telephone those persons designated by Subscriber of the appropriate police or fire department providing emergency medical response. Subscriber acknowledges that the Company provides no response to a medical alert signal except notification to the appropriate party and that the provisions of this agreement exculpating and limiting the Company's liability are fully applicable to the medical alert service.
11. Subscriber agrees that the Company and the installing alarm company are not insurers and that no insurance coverage is offered here in. Payments by subscriber are for an alarm system and monitoring designed to reduce certain risk of loss, though there are no guarantees that the alarm system or monitoring will reduce such risks or that no loss will occur. The Company and the installing company are not assuming responsibility and therefore they shall not be liable to subscriber or any third party for any loss or damage suffered by subscriber or other as a result of burglary, hold-up, fire, smoke, equipment failure, failure of the Company or municipal authority to respond to signals, or any other cause whatsoever regardless of whether such loss or damage or personal injury was caused by or contributed to by the Company or the installing company's negligent performance or failure to perform any obligations.
12. Subscriber agrees that the alarm system and monitoring services 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 should arise any liability on the part of the Company as a result of gross negligence or failure to perform any obligation, such liability shall be limited to \$100.00 or one-half the Subscriber's annual fee, whichever is the lesser amount. If subscriber wishes to increase the limits of liability, subscriber has, as a right, by entering into a supplemental agreement, obtain a higher limit by paying an additional amount consonant with the increase in liability. This shall not be interpreted as insurance coverage.
13. The parties agree that in the event the Company is found liable for any damage due to the gross negligent performance or failure to perform its monitoring services, it would be impractical and extremely difficult to fix actual damages. Therefore, subscriber agrees that should there arise any liability on the part of the Company, such liability shall be limited to the amount specified in Paragraph 12 of this agreement.

Initials: _____



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14. Subscriber and installing alarm company agree to indemnify and hold the Company harmless, including reasonable attorney's fee, from and against all claims, lawsuits and losses alleged to be caused by the Company's gross negligent performance or failure to perform under this agreement. The parties agree that there are no third party beneficiaries to this agreement. Subscriber on its behalf and any insurance carrier waives any right of subrogation that subscriber's insurance carrier may otherwise have against the Company arising out of this agreement or the relation of the parties here to.
15. The Subscriber acknowledges that the Company will record wire and oral communications and hereby consents and authorizes Company to record such communications between Company and Installer, its agent servants, employees and or representatives, the Subscriber, its agents servants, employees and or representatives, and the subscriber listed contacts, its agents, servants employees and or representative.
16. This agreement cannot be assigned by subscriber with the Company's prior written approval.
17. This agreement shall be governed by the laws of the State of New York. The parties agree that the courts of New York State shall have exclusive jurisdiction over the parties hereto regarding any dispute between them and Installer and subscriber submit to the jurisdiction of New York and consent that service of process on them shall be made by certified mail return receipt requested.
18. This agreement is binding on Company only after signed by an officer of Company.
19. This agreement contains the full understanding of the parties and can be modified only by writing signed by the parties.

Installer Signature: X

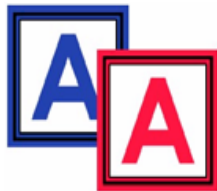
Date: _____

Subscriber Signature

Or Owers Digital Signature : X _____

How to add a Didital Signature ID

1. Click on to Signature of ID
2. Click on to A new Digital ID, I want to Create one now (Click Next)
3. Use the New PKCS#12 Digital ID File
4. Fill Out Form with your information
5. Choose Passcode(Next then You Or Done)
6. Please Email Us Back this Agreement Send to Support@authorizedalarm.com



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Authorities:

Code	Authority Name	Authority Phone
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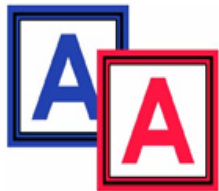
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Key Holders

User	Key Holders Name	Key Holders Code
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_____	_____	_____
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_____	_____	_____
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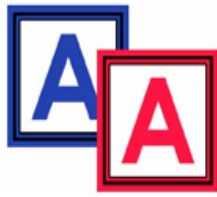
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Alarm Codes Format Contact ID or 4/2 Format

Zones Description Information

Initials: _____



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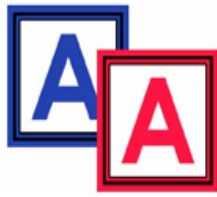
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Installer Description of Customer Location

A.C. Power Circuit Breaker No # _____

A.C. Power Transformer Location # _____

How Many Motion Detectors # _____

Type Of Other Devices # _____

How Many Doors Contacted # _____

How Many Windows Contacted # _____

Control Panel Location # _____

System Keypad Location # _____

Comments: