



SECURITY SYSTEM INSTALLATION AND MONITORING AGREEMENT

Customer Name: _____

Address: Service Location: _____ Billing Address (if different): _____

Description of Service: For a description of the Security System, see the attached Service Quote.
Monitoring services include:

- | | |
|--|--|
| <input type="checkbox"/> Burglar Alarm Off-Premises Monitoring | <input type="checkbox"/> Local Burglar Alarm |
| <input type="checkbox"/> Fire Alarm Off-Premises Monitoring (of local alarm) | <input type="checkbox"/> Local Fire Alarm |
| <input type="checkbox"/> Hold-up Alarm Off-Premises Monitoring | <input type="checkbox"/> Digital Dialer Communicator |
| <input type="checkbox"/> Non-Open/Close Reporting | <input type="checkbox"/> Non-Supervised Open/Close Reporting |
| <input type="checkbox"/> Close/Supervised Reporting | <input type="checkbox"/> Open/Close Supervised Reporting |
| <input type="checkbox"/> Maintenance Agreement | <input type="checkbox"/> Other (see attached Service Quote) |

The Services are provided pursuant to the Terms of Service (as defined below). As a prerequisite to receiving the Services, Customer must also fill out the attached Customer Information Sheet.

Payment Terms: Equipment Charge - \$ _____
Installation Charge - \$ _____
Monthly Monitoring Charge - \$ _____

Installation Date: _____, 20__

Minimum Service Term: _____ year (s), with automatic annual renewal unless terminated in accordance with the Terms of Service.

VTX Communications, LLC is licensed by the Texas Private Security Board. Texas License # B15364. Complaints may be directed to: Texas DPS, Regulatory Services Div., MSC 0241, P.O. Box 4087, Austin, TX 78773, (512) 424-7293, or online at <http://www.dps.texas.gov/rsd/contact/PSBComplaints.aspx>.

SECURITY SYSTEM INSTALLATION AND MONITORING SERVICES ARE PROVIDED IN ACCORDANCE WITH VTX1'S TERMS AND CONDITIONS OF SERVICE SET FORTH ON THE COMPANY'S WEBSITE AT <http://www.vtx1.net/terms-of-service/> AND THE ATTACHED TERMS AND CONDITIONS OF SECURITY SYSTEM INSTALLATION AND MONITORING SERVICES (COLLECTIVELY, THE "TERMS OF SERVICE"). CUSTOMER AGREES TO AND ACCEPTS THE TERMS OF SERVICE.

Customer acknowledges that Customer has read this Agreement, understands it, and agrees to be bound by the Terms of Service. Customer further agrees that this Agreement, including Terms of Service and attached exhibits made a part hereof, contain the entire agreement between the parties. No modifications may be given effect unless in writing and signed by the parties except as otherwise provided. All previous and contemporaneous agreements, representations, warranties, promises, and conditions relating to the subject matter of this Agreement are superseded by this Agreement.

CUSTOMER: _____ **ACCEPTED:**
VTX COMMUNICATIONS, LLC, dba VTX1
881 E. Hidalgo Ave., Raymondville, TX 78580

Signature

Signature

Printed Name (and Title, if appropriate)

Printed Name and Title

Date

Date

Terms and Conditions of Security System Installation and Monitoring Services

The following sets forth the terms and conditions by which VTX Communications, LLC and its affiliated companies ("VTX1") provide security system installation and monitoring services and related services to Customer at the locations set forth above (the "Service" or "Services"). Customer elects to subscribe to the Services for the Minimum Service Term set forth above. If no Minimum Service Term is selected for the applicable Service, then the Minimum Service Term shall be one year from the date of commencement of Service.

Payment of each invoice for Services is due in full, without deduction or offset, within fifteen (15) days of receipt at the invoice address for payment. Customer agrees to pay interest on any amounts past due at the rate of 1 1/2% per month (or the maximum amount required by law, whichever is less). Customer also agrees to pay VTX1's costs of collection, including reasonable attorneys' fees. Customer agrees that VTX1 may suspend and/or terminate service if any amounts due VTX1 are not paid by their due date.

As a prerequisite to receiving the Services, Customer acknowledges the following:

Customer Initials	The Security System will be installed at the Service Location Address set forth above, and the Services will only be performed at that Service Location Address.
Customer Initials	VTX1 has explained to Customer the limitations of monitoring utilizing <i>only</i> standard telephone lines, long range radio, cellular lines and/or Internet TCP/IP, and that the central monitoring station will <i>not</i> be alerted to a failure of such communication without additional equipment and services. Specifically, VTX1 has explained that: <ul style="list-style-type: none"> the use of DSL, BPL, VoIP or other broadband or Internet-based telephone service may prevent Customer's detection system from transmitting alarm signals to the central monitoring station, after it is installed or at any time in the future, and/or interfere with the telephone line-seizure feature of the Security System, if installed; and such services should be installed on a telephone number that is not used for alarm signal transmission. <p>Given such disclosure, Customer's Service selection represents a conscious choice of level of monitoring security desired.</p>
Customer Initials	VTX1 has explained that future or prospective change(s) to telephone service may adversely affect the Security System's ability to communicate with the central monitoring station. Customer agrees to immediately notify VTX1 of any changes in communications service and that, ultimately, it is the Customer, not VTX1, who is solely responsible for communication over telephone, cable, cellular, long range, Internet, or other communication services.
Customer Initials	VTX1 has explained that though installer has tested any installed glass-break and motion detection devices in accordance with industry standards, furniture, drapes, blinds, doors, walls, floor coverings, or other such furnishings or design or decor features may interfere with the effective operation of such devices. Customer agrees that, ultimately, it is the Customer, not VTX1, who is solely responsible for interference with such devices.

Installation. VTX1 agrees to install the security components described in the Service Quote (the "Security System"). Unless otherwise specified, Customer will be connected by signal circuits using existing telephone lines, cellular telephone circuits, and/or the Internet to a central monitoring station. Conditions and availability of telephone lines, cellular telephone circuits, and/or Internet TCP/IP or VOIP to a Central Monitoring Station. Conditions and availability of telephone lines, cellular telephone circuits or internet connections, if applicable, are wholly or partially beyond the control and jurisdiction of VTX1 or any

monitoring subcontractor in that they are maintained and serviced by the applicable utilities or service providers, not necessarily by VTX1, and VTX1 DISCLAIMS RESPONSIBILITY FOR THE CONDITION OF SUCH TRANSMISSION LINES, CIRCUITS, ANTENNAS, SATELLITES, AND EQUIPMENT, AND ANY DISRUPTION OF SERVICE, INCLUDING WITHOUT LIMITATION DISRUPTIONS DUE TO COMPUTER VIRUSES OR OTHER CAUSES, **EVEN IF RESULTING FROM THE SOLE, JOINT, OR CONCURRENT NEGLIGENCE OF VTX1.**

If system is to be connected to a central monitoring station by radio or cellular service, Customer acknowledges that radio or cellular transmission can be adversely affected by atmospheric conditions and the condition of the transmitter and antennas for which VTX1 disclaims responsibility. No refund or credit will be made for periods where communications systems are not functioning. VTX1 has the sole responsibility to weekly test and regularly service Customer's Security System. Customer has the sole responsibility to obtain any required permits. Customer acknowledges that certain police authorities have indicated that they will not respond to the report of an alarm at (i) a location which is unpermitted or at which location the alarm permit for the location has expired, or (ii) a location which has experienced excessive prior false alarms. VTX1 will not be liable for consequential damages, including without limitation those resulting from delays or failure to received signals or dispatch caused by acts of God, government, labor difficulties, failure of transportation, substantial destruction or substantial damage of VTX1's or subcontractor's facilities, and any or all other causes, whether or not such causes are beyond the control of VTX1.

Monitoring; Signal Response. For the Monthly Monitoring Charge set forth above, payable in advance on the first day of each month together with applicable sales tax, VTX1 agrees **without warranty** to make a commercially reasonable effort to connect Customer's Security System to 24-hour remote monitoring by VTX1 or its monitoring subcontractor for the Service term. The monitoring charge is in addition to any fees, equipment charges, lease charges, and service charges owed. Additional services including, without limitation, inspections required by law, follow-up training sessions, and other services requiring additional fees. Customer will be so advised before those fees are incurred. VTX1, or its monitoring subcontractor, upon receipt of an alarm signal from the premises of Customer, shall **without warranty** make commercially reasonable efforts to notify *only* those persons, entities and/or police, private security response and fire agencies specified in the Customer Information Sheet, which is attached hereto and incorporated herein. In the event that Customer opts to deviate from standard procedures and uses alternate alarm response procedures, then Customer agrees to hold VTX1 harmless from all liability and costs caused by such instructions and to pay any expenses of VTX1 caused in whole or in part by such instructions, including, but not limited to, attorneys' fees, court costs and other damages. Company will comply with laws and regulations of the authority having jurisdiction, including, without limitation, attempts to verify alarm signals before dispatching.

Limitation of Liability. All charges and fees related to the Security System are based upon the cost of the Security System and the Services set forth herein, taking into account this limitation of liability, and **are unrelated** to the values of Customer's property or the property of others which may be located at the Customer premises at the Service Location Address. Customer understands that security systems and alarm monitoring services are available from other companies, and agrees that VTX1 and Customer do not have a disparity of bargaining power. VTX1 would not offer the Security System or Services at the price provided herein without the limitation of liability of this paragraph. VTX1 assumes no liability or responsibility for interruptions in monitoring, including, without limitation, interruptions caused by failure of Customer's telephone equipment and/or other communication transmission services or failure of monitoring caused directly or indirectly by changes or modifications made to such communication services without notifying and obtaining the prior approval of VTX1. VTX1 does not promise or guarantee that the police or fire departments or any private alarm response services or others notified by VTX1 or its monitoring subcontractor will respond to security monitoring calls, now or in the future. **Neither VTX1 nor its monitoring subcontractor make, and hereby expressly disclaim, any representations or warranties regarding the Security System or the Services installed or performed, including without**

limitation any warranty that the Security System or the Services will avert, deter, or prevent any loss which alarm monitoring might alleviate or mitigate. VTX1 further disclaims all implied warranties, including without limitation any warranty of merchantability or fitness for a particular purpose.

CUSTOMER UNDERSTANDS THAT VTX1 IS NOT AN INSURER, and that (i) insurance, if desired, must be obtained by Customer, and (ii) that the charges payable to related to the Services are based solely on the cost of Services, and are not based on the value of Customer's premises or property, or the property of others located at the premises. **Customer agrees that if any loss or damage should result from the failure of the Security System, or any component therein, or from improper installation, maintenance or repair of the Security System, whether within the warranty period or otherwise, or failure of a monitoring service, or in the event of the SOLE, JOINT, OR CONCURRENT NEGLIGENCE OF VTX1, an assignee, or any monitoring subcontractor, or any of their respective agents and employees, or anyone acting on their behalf, the maximum liability, if any, of VTX1, an assignee, or any monitoring subcontractor for such damages, including without limitation claims for personal injury, property damage, or economic loss, shall be \$500.00. Customer, individually, and on behalf of all those claiming under, by or through Customer, hereby releases VTX1 from all hazards covered by Customer's insurance policies.**

Under no circumstances shall VTX1 or any monitoring subcontractor be liable to Customer or any other person for indirect, special, punitive, incidental or consequential damages of any nature in excess of the maximum liability described above, including without limitation, damages to property, loss of property or revenue, or cost of replacement goods, however occasioned and whether alleged to result from VTX1's or the monitoring subcontractor's breach of warranty, SOLE, JOINT, OR CONCURRENT NEGLIGENCE, through strict liability, in tort, under statute or otherwise.

Liquidated Damages. Customer acknowledges that it is impracticable and extremely difficult to fix the actual damages, if any, which may proximately result from incorrect installation or a failure of the Security System or the monitoring services. If the limitations of liability contained herein shall not be enforced for any reason, **VTX1, an assignee, or any monitoring subcontractor shall be liable for \$500.00 as liquidated damages for breach of the Terms of Service, or with respect to the services to be provided hereunder, or in the event of the SOLE, JOINT, OR CONCURRENT NEGLIGENCE OF VTX1, an assignee, or any monitoring subcontractor, or any of their agents and employees, or anyone acting on their behalf or due to any other liability otherwise arising (however arising), including claims for personal injury, property damage or economic loss.**

Warranty of Security System. Warranties of components in the Security System may be supplied by their manufacturers or other distributors. VTX1 will use reasonable efforts to cause any such manufacturer's warranties to be available to Customer to the extent that such warranties are assignable. VTX1 does not offer separate warranties and, therefore, **VTX1 disclaims all express or implied warranties (including, without limitation, warranties of merchantability or fitness for a particular purpose and any warranty that the Security System will avert, deter, or prevent any loss which alarm monitoring might alleviate or mitigate) and disclaims any agreements, representations, affirmations or warranties, whether oral or written, made by any agent, employee, or representative of VTX1 unless and except as specifically stated in a separate written product warranty issued by VTX1.** If any models, samples, technical literature, illustrations, catalogues, or other documents have been shown to Customer, they do not give rise to any express or implied warranty by VTX1. While VTX1 personnel may make suggestions or recommendations, **no warranty is given with respect to same.** No warranty is to be given with respect to any repair or maintenance except as stated in a written warranty given at the time such repair or maintenance is performed. However, any such repair or maintenance service is subject to the limitations of liability contained herein. No salesman or other representative of VTX1 is authorized to alter or modify this "Warranty of Security System" provision in any respect whatsoever, and no such alteration or modification shall be binding on VTX1 unless set forth in writing and signed by the president, owner or authorized officer of VTX1.

Use of Security System. Customer agrees to use due care in the handling and operation of the Security System, to operate the Security System according to the instructions of VTX1, and to not alter or permit alteration of the Security System in any manner. Customer agrees to read the instructional materials provided by VTX1 and to properly learn to use and test the Security System. Customer further acknowledges that there may be more than one means to install given equipment and therefore discrepancies may exist between the operating instructions given by VTX1 and/or those which may have been printed by a component manufacturer. Customer agrees to contact VTX1 to ascertain proper or optimum means to operate and test the Security System. Customer agrees to test the Security System thoroughly and all functions weekly and to bring any malfunctions to the attention of VTX1.

Title to and Removal of Security System. Customer acknowledges and agrees that this agreement is for the providing of services and that, except as otherwise expressly provided herein, the major components of the Security System, including but not limited to transmitters, detection services, bell boxes and controls, shall at all times remain the sole property of the VTX1 (unless an outright purchase is specifically noted). Upon the expiration of the Service term or upon any default of the Customer under the Terms of Service, VTX1 is authorized but not required to enter upon the Customer's premises and to remove all VTX1-owned equipment, at its option. VTX1's removal of VTX1-owned equipment shall be without prejudice to any of VTX1's rights under the Terms of Service, including but not limited to the collection of any and all sums due. In such event, Customer shall return the VTX1-owned equipment to VTX1 in good condition, reasonable wear and tear excepted. If the Customer requests for the VTX1-owned equipment to remain in place or refuses to allow the VTX1 to remove the VTX1-owned equipment, the Customer acknowledges and agrees there will be an equipment charge applied equal to the current market value for all major components of the Security System, and the Customer agrees to pay such charge.

Upon completion of the Service term and upon the VTX1's option, title to all of the non-recoverable equipment, materials, and supplies, including but not limited to wire, cable, foil, conduit, screens and the labor for the installation of the Security System, may vest in the Customer. Notwithstanding the foregoing, during the Service term, Customer will not damage, encumber, tamper with or dispose of any components of the Security System or permit the Security System to be damaged, encumbered, moved from the premises, tampered with or repaired by anyone who is not an authorized agent of the VTX1. In the event of loss or damage to any portion of the Security System, whether owned by the VTX1 or Customer, Customer agrees to pay VTX1 the reasonable value for the replacement or repair of the VTX1-owned equipment and the installation on the Customer's premises. Customer agrees that the installation of the VTX1-owned equipment does not create or constitute a fixture on Customer's premises as to that equipment.

Indemnity; Waiver of Consumer Rights. **Customer agrees to indemnify, defend and hold harmless VTX1, its monitoring subcontractor, their successors and assigns, and their respective directors, officers, agents and employees (collectively, the "VTX1 Parties") from and against any and all claims, loss, damage, suit or liability, including attorneys' fees and legal costs, involving damage to or destruction of property, personal injury to or death of any person or persons, or economic loss arising from or related to the installation, use, service, operation, failure to operate, malfunction or presence or use of such monitoring of the Security System whether or not such loss, injury or death is occasioned by the SOLE, JOINT, OR CONCURRENT NEGLIGENCE OF VTX1 or its monitoring subcontractor. This indemnity extends to whatever claim may be asserted, whether by statute, constitution, strict liability, tort, or common law, including but not limited to the Deceptive Trade Practices Act, breach of contract, negligent misrepresentation, negligence, gross negligence, warranty, fraud or products liability. Customer further waives his/her rights under the Deceptive Trade**

Practices-Consumer Protection Act, Section 17.41 et seq., Business & Commerce Code, a law that gives consumers special rights and protections. After consultation with an attorney of Customer's own selection, Customer voluntarily consents to this waiver.

Customer Initials _____

Limitation of Actions. Any claim or cause of action which may arise in favor of Customer against VTX1 or any monitoring subcontractor under the Terms of Service or otherwise, must be asserted by Customer not later than the sooner of (i) the applicable statutory limitations period or (ii) two years and one day after the date such claim or cause of action accrues.

No Subrogation. Customer for itself and its insurance carrier, and all parties claiming under Customer, releases and discharges VTX1 and its monitoring subcontractor from and against all hazards covered by Customer's or property owners' insurance, it being expressly understood and agreed that no insurance company or insurer will have any right of subrogation against the VTX1 or its monitoring subcontractor. In the event any person shall file any claim against VTX1 or its monitoring subcontractor for any reason whatever, including, but not limited to, the installation, maintenance, operation, non-operation or monitoring of the Security System, Customer agrees to indemnify, defend and hold VTX1 and its monitoring subcontractor harmless from any and all claims including, but not limited to, damages, expenses, costs and attorneys' fees.

Customer Information Sheet. Customer acknowledges that those persons, entities, and/or private alarm response entities or others which Customer originally designated on the Customer Information Sheet and the telephone numbers of the same may not be correct or appropriate indefinitely. Customer assumes the responsibility of notifying VTX1 in writing when changes in the identity of or telephone numbers of the appropriate persons or entities to be notified in the event of respective emergencies are necessary, and such changes will become effective only upon acceptance by VTX1. Customer is solely responsible for the completeness, legibility, and accuracy of all Customer account data provided to VTX1. In the event that a Customer Emergency Information Sheet is not made a part of this Agreement, or if VTX1 or monitoring subcontractor is unable to notify the appropriate police, private security response, medical emergency service, or fire agencies designated by the Customer, VTX1 or its monitoring subcontractor may in its sole discretion notify a private alarm response service of its choice. Customer agrees to pay for any fees and expenses resulting from calls to a private alarm response service. Customer also agrees to hold Company harmless from all liability caused by calls to a private alarm response service. Company may use its sound discretion in recording and use of communications made and received in the course of providing monitoring service, including disclosure of the content of such communications to law enforcement agencies. Customer is solely responsible for payment of fees for licenses, permits, and false alarm charges.

Miscellaneous. Customer acknowledges and agrees that the Terms of Service (as defined on the first page) constitutes the entire agreement of the parties for the provision and use of the Services and the complete and exclusive statement of the terms agreed upon, all prior agreements and understandings being merged herein. In the event of a conflict between these terms and conditions and any other VTX1 terms and conditions applicable to the Service, these terms and conditions shall control.

VTX1 may assign or subcontract the duty to perform under this Agreement to a licensed contractor or other licensed entity. VTX1 and its subcontractors are not partners or joint ventures, but are independent contractors to each other. VTX1 may also assign the right to receive payments under this Agreement. Customer may not assign the right to receive the services provided under this Agreement unless consented to by VTX1.

A waiver by VTX1 of any terms herein shall not be construed as a waiver of any subsequent breach of the Terms of Service. The Terms of Service shall be governed by the laws of the State of Texas without regard to conflicts of law principles.

No amendments or modifications shall be effective or binding against VTX1 unless expressly agreed to in writing by an authorized representative of VTX1. If one or more of the provisions hereof shall for any reason be held to be invalid, the Terms of Service shall be construed as if such invalid or unenforceable provision had never been contained herein but without invalidating the remaining provisions of the Terms of Service.

Customer and Company acknowledge that this Agreement was discussed and mutually agreed by Customer and Company, and in the event that it is later determined by a court that this Agreement is ambiguous, Customer acknowledges that the rule of law construing ambiguities against the party drafting the Agreement is inapplicable.

TEXAS PROPERTY CODE NOTICE REQUIREMENT.
This contract is subject to Chapter 27 of the Texas Property Code. The provisions of that chapter may affect Customer's right to recover damages arising from a construction defect. If Customer has a complaint concerning a construction defect and that defect has not been corrected as may be required by law or by contract, Customer must provide the notice required by Chapter 27 of the Texas Property Code to VTX1 by certified mail, return receipt requested, not later than the 60th day before the date Customer files suit to recover damages in a court of law or initiate arbitration. The notice must refer to Chapter 27 of the Texas Property Code and must describe the construction defect. If requested by VTX1, Customer must provide VTX1 an opportunity to inspect and cure the defect as provided by Section 27.004 of the Texas Property Code.



SERVICES QUOTE

SEE ATTACHED QUOTE – PROPOSAL FOR SECURITY SYSTEM INSTALLATION AND MONITORING SERVICES

[ATTACH SERVICES QUOTE, IF APPLICABLE]



CUSTOMER INFORMATION SHEET

PLEASE FILL OUT THE ATTACHED CUSTOMER INFORMATION SHEET

[UCC/DISPATCH CENTER FORM SHOULD BE ATTACHED]



[INCLUDE THIS ADDENDUM ONLY FOR DOOR-TO-DOOR SALES]

**In-Home Sales Addendum to
Terms and Conditions of Security System Installation and Monitoring Services
and Notice of Consumer Rights**

The following additional terms and conditions and notice of consumer rights (collectively, the "Addendum") apply only to transactions in which (1) the Customer is an individual who seeks to acquire a Security System and/or Services for personal, family or household purposes; (2) VTX1 or VTX1's agent engages in a personal solicitation of a sale to the consumer at a place other than VTX1's place of business; (3) the Customer's agreement or offer to purchase is given to VTX1 or VTX1's agent at a place other than VTX1's place of business; and (4) the agreement or offer is for goods or services for consideration that exceeds \$25, payable in installments or in cash. Notwithstanding the foregoing, this Addendum does not apply where the sale is made after negotiations between the parties at a business establishment in a fixed location where goods or services are offered or exhibited for sale.

YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED NOTICE OF CANCELLATION FORM (BELOW) FOR AN EXPLANATION OF THIS RIGHT.

NOTICE OF CANCELLATION
(Customer Copy)

Transaction Date: _____

YOU MAY CANCEL THIS TRANSACTION, WITHOUT ANY PENALTY OR OBLIGATION, WITHIN THREE BUSINESS DAYS FROM THE ABOVE DATE.

IF YOU CANCEL, ANY PROPERTY TRADED IN, ANY PAYMENTS MADE BY YOU UNDER THE CONTRACT OR SALE, AND ANY NEGOTIABLE INSTRUMENT EXECUTED BY YOU WILL BE RETURNED WITHIN 10 BUSINESS DAYS FOLLOWING RECEIPT BY THE MERCHANT OF YOUR CANCELLATION NOTICE, AND ANY SECURITY INTEREST ARISING OUT OF THE TRANSACTION WILL BE CANCELLED.

IF YOU CANCEL, YOU MUST MAKE AVAILABLE TO THE MERCHANT AT YOUR RESIDENCE, IN SUBSTANTIALLY AS GOOD CONDITION AS WHEN RECEIVED, ANY GOODS DELIVERED TO YOU UNDER THIS CONTRACT OR SALE; OR YOU MAY IF YOU WISH, COMPLY WITH THE INSTRUCTIONS OF THE MERCHANT REGARDING THE RETURN SHIPMENT OF THE GOODS AT THE MERCHANT'S EXPENSE AND RISK.

IF YOU DO NOT AGREE TO RETURN THE GOODS TO THE MERCHANT OR IF THE MERCHANT DOES NOT PICK THEM UP WITHIN 20 DAYS OF THE DATE OF YOUR NOTICE OF CANCELLATION, YOU MAY RETAIN OR DISPOSE OF THE GOODS WITHOUT ANY FURTHER OBLIGATION.

TO CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCELLATION NOTICE OR ANY OTHER WRITTEN NOTICE, OR SEND A TELEGRAM, TO VTX COMMUNICATIONS, LLC, ATTN: SECURITY SYSTEMS, AT 881 E. HIDALGO AVE., RAYMONDVILLE, TX 78580, NOT LATER THAN MIDNIGHT OF _____ (date of third business day after transaction date).

I HEREBY CANCEL THIS TRANSACTION.

Customer Signature

Printed Name

Date

(detach here; keep the copy above for your records)
(detach here; mail or deliver the copy below to VTX1)

NOTICE OF CANCELLATION
(VTX1 Copy)

Transaction Date: _____

YOU MAY CANCEL THIS TRANSACTION, WITHOUT ANY PENALTY OR OBLIGATION, WITHIN THREE BUSINESS DAYS FROM THE ABOVE DATE.

IF YOU CANCEL, ANY PROPERTY TRADED IN, ANY PAYMENTS MADE BY YOU UNDER THE CONTRACT OR SALE, AND ANY NEGOTIABLE INSTRUMENT EXECUTED BY YOU WILL BE RETURNED WITHIN 10 BUSINESS DAYS FOLLOWING RECEIPT BY THE MERCHANT OF YOUR CANCELLATION NOTICE, AND ANY SECURITY INTEREST ARISING OUT OF THE TRANSACTION WILL BE CANCELLED.

IF YOU CANCEL, YOU MUST MAKE AVAILABLE TO THE MERCHANT AT YOUR RESIDENCE, IN SUBSTANTIALLY AS GOOD CONDITION AS WHEN RECEIVED, ANY GOODS DELIVERED TO YOU UNDER THIS CONTRACT OR SALE; OR YOU MAY IF YOU WISH, COMPLY WITH THE INSTRUCTIONS OF THE MERCHANT REGARDING THE RETURN SHIPMENT OF THE GOODS AT THE MERCHANT'S EXPENSE AND RISK.

IF YOU DO NOT AGREE TO RETURN THE GOODS TO THE MERCHANT OR IF THE MERCHANT DOES NOT PICK THEM UP WITHIN 20 DAYS OF THE DATE OF YOUR NOTICE OF CANCELLATION, YOU MAY RETAIN OR DISPOSE OF THE GOODS WITHOUT ANY FURTHER OBLIGATION.

TO CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCELLATION NOTICE OR ANY OTHER WRITTEN NOTICE, OR SEND A TELEGRAM, TO VTX COMMUNICATIONS, LLC, ATTN: SECURITY SYSTEMS, AT 881 E. HIDALGO AVE., RAYMONDVILLE, TX 78580, NOT LATER THAN MIDNIGHT OF _____ (date of third business day after transaction date).

I HEREBY CANCEL THIS TRANSACTION.

Customer Signature

Printed Name

Date