

Requisition

Req # 00168643

PO #

Date: 01/12/10

Bill To: x
x

Vendor : 133655
SUPERIOR ALARMS
P. O. DRAWER 3097
MCALLEN TX 78502
FAX (956)971-6395

Ship To: HIDALGO CO. PCT 2
301 E. STATE
PHARR TX 78577

Contact: YOLI CISNEROS
956-787-1891

Contract No:

Special Instructions:
R-0035

QUANTITY	UOM	DESCRIPTION	UNIT PRICE	AMOUNT
		ROAD ADMINISTRATION DEPARTMENT		
		DO NOT DUPLICATE ORDER		
1.00	YEAR	MONITORING FEE FOR ADMINISTRATION OFFICE 1/01-12/31/10	120.00	120.00
1.00	YEAR	MONITORING FEE FOR DIR. OF FIELD OPS 1/01-12/31/10	120.00	120.00
1.00	YEAR	MONITORING FEE FOR SHOP ARA 1/01-12/31/10	120.00	120.00
1.00		NIGP#99039		.00
		<u>Account No</u> _____	<u>Encumbrance</u>	
		0-1202-431-00-122-005-0-413	360.00	
			Freight	.00
			Total	360.00
		SERVICE FOR THE ALARM SYSTEM		
		REPORT ROAD HAZARDS 1-866-HCR-SAFE OR 1-866-427-7233		

Authorized By: _____

COMMERCIAL ALARM MONITORING AGREEMENT

ACCOUNT NUMBER 2698 COMMUNICATOR MAKE & MODEL DATE ON LINE _____ DEALER Perla

SUBSCRIBER

NAME Hidalgo County Precinct #2

ADDRESS 301 E. State St.

CITY Pharr TX STATE TX ZIP CODE 78577

TEL. NO. () _____

FAX NO. () _____ S.S. NO. _____

TDL# _____

COMPANY

Superior Alarms

600 Ash Avenue, McAllen, TX 78501

Ph. (956) 682-6005

FAX (956) 630-2434

LOCATION OF ALARM DEVICES

Physical Address Same City _____ State _____ Zip _____

Directions to Subscriber's Location: Director of Field Operations

CONDITIONS MONITORED

Fire Hold-up Burglar Panic Low Batt Medical Close Open Other _____

TYPE OF INSTALLATION

Business Warehouse Office Store Factory Other _____

CODES ZONES / DESCRIPTIONS (ATTACH SEPARATE SHEET OF PAPER IF NECESSARY)

ALARM CODE	ALARM ZONE	CONDITION	COMMENTS / AREA PREMISES INSTRUCTIONS	VERIFY		AUDIBLE		ALARM CODE	ALARM ZONE	CONDITION	COMMENTS / AREA PREMISES INSTRUCTIONS	VERIFY		AUDIBLE	
				YES	NO	YES	NO					YES	NO	YES	NO

LOCAL AUTHORITIES TO BE NOTIFIED

CODE	AUTHORITY	NAME	TELEPHONE NUMBER
	Local Police Department	<u>Pharr P.D.</u>	() _____
	Local Fire Department	_____	() _____
	Other	_____	() _____
	Other	_____	() _____

AUTHORIZED INDIVIDUALS TO BE NOTIFIED

IN ORDER OF PRIORITY (individuals to be notified in the event of an alarm condition. Calls are made in sequence until contact is made.)

NAME	PRIMARY PHONE # (Desc)	ALTERNATE PHONE # (Desc)	CODE WORD
<u>Sgt Rafael Pardo</u>	<u>(956) 588-0180</u> ()	()	
<u>Rosendo Beltran</u>	<u>(956) 457-9560</u> ()	()	
<u>Leonardo Ortiz</u>	<u>(956) 445-8809</u> ()	()	
4	()	()	
5	()	()	

Phone Descriptions are: B = Beeper, C = Car, D = Digital Pager, H = Home, W = Work, V = Voice Pager

FOR OPEN / CLOSE MONITORING ONLY

Check for appropriate open/close:

Log only (no action) Supervised (action outside specified timed) Action to be taken _____

Supervised schedule below: use your local time.

	SUN	MON.	TUES.	WED.	THURS.	FRI.	SAT.
OPEN							
CLOSE							

Early Open Allowance _____

Late Open Allowance _____

Late Close Allowance _____

Mailed to: _____

Activity Report Yes No Monthly

FEES • TERMS • PAYMENTS

INITIAL TERM: 3 Year(s) Annual Fee \$ 120.00 + tax

3 No. of payments equal payments of \$ 120.00, each payable Annually on the 1st day of Jan - Dec, beginning Jan 1, and continuing regularly and Annually thereafter.

Subject to Terms and Conditions of this Agreement (including those on the reverse side), the Subscriber agrees to subscribe for monitoring by Company.

SUBSCRIBER MUST SIGN IN THREE PLACES

SIGNATURE OF SUBSCRIBER _____ DATE _____

ACCEPTED: By _____ Title _____

Checked by _____

SIGN HERE

COMMERCIAL ALARM MONITORING AGREEMENT

ACCOUNT NUMBER 2695 COMMUNICATOR MAKE & MODEL DATE ON LINE _____ DEALER Paul

SUBSCRIBER
 NAME Hidalgo County Precinct #2
301 E. State St.
 ADDRESS Pharr TX 78577
 CITY Pharr STATE TX ZIP CODE 78577
 TEL. NO. 956-787-4683
 FAX NO. _____ S.S. NO. _____
 TDX# _____

COMPANY
Superior Alarms
 600 Ash Avenue, McAllen, TX 78501
 Ph. (956) 682-6005
 FAX (956) 630-2434

LOCATION OF ALARM DEVICES
 Physical Address SAME City _____ State _____ Zip _____
 Directions to Subscriber's Location: Administration Bldg

CONDITIONS MONITORED
 Fire Hold-up Burglar Panic Low Batt Medical Close Open Other _____

TYPE OF INSTALLATION
 Business Warehouse Office Store Factory Other _____

CODES ZONES / DESCRIPTIONS (ATTACH SEPARATE SHEET OF PAPER IF NECESSARY)

ALARM CODE	ALARM ZONE	CONDITION	COMMENTS / AREA PREMISES INSTRUCTIONS	VERIFY		AUDIBLE		ALARM CODE	ALARM ZONE	CONDITION	COMMENTS / AREA PREMISES INSTRUCTIONS	VERIFY		AUDIBLE	
				YES	NO	YES	NO					YES	NO	YES	NO

LOCAL AUTHORITIES TO BE NOTIFIED

CODE	AUTHORITY	NAME	TELEPHONE NUMBER
	Local Police Department	<u>Pharr P.D.</u>	() _____
	Local Fire Department	_____	() _____
	Other	_____	() _____
	Other	_____	() _____

AUTHORIZED INDIVIDUALS TO BE NOTIFIED
 IN ORDER OF PRIORITY (individuals to be notified in the event of an alarm condition. Calls are made in sequence until contact is made.)

NAME	PRIMARY PHONE # (Desc)	ALTERNATE PHONE # (Desc)	CODE WORD
<u>Sgt Rafael Pardo</u>	<u>(956) 588-0180</u> ()	()	()
<u>Deputy Rosendo Beltran</u>	<u>(956) 457-4560</u> ()	()	()
<u>Deputy Leonardo Ortiz</u>	<u>(956) 445-8809</u> ()	()	()
4	()	()	()
5	()	()	()

Phone Descriptions are: B = Beeper, C = Car, D = Digital Pager, H = Home, W = Work, V = Voice Pager

FOR OPEN / CLOSE MONITORING ONLY

Check for appropriate open/close:
 Log only (no action) Supervised (action outside specified timed) Action to be taken _____
 Supervised schedule below: use your local time.

	SUN	MON.	TUES.	WED.	THURS.	FRI.	SAT.
OPEN							
CLOSE							

Early Open Allowance _____
 Late Open Allowance _____
 Late Close Allowance _____
 Mailed to: _____

Activity Report Yes No Monthly

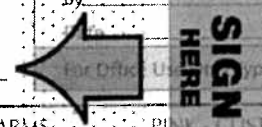
FEES • TERMS • PAYMENTS

INITIAL TERM: 3 Year(s) Annual Fee \$ 120.00 + tax
3 No. of payments equal payments of \$ 120.00, each payable Annually on the 1st day of Jan-Dec, beginning Jan 1, and continuing regularly and Annually thereafter.

Subject to Terms and Conditions of this Agreement (including those on the reverse side), the Subscriber agrees to subscribe for monitoring by Company.
SUBSCRIBER MUST SIGN IN THREE PLACES

SIGNATURE OF SUBSCRIBER _____ DATE _____

ACCEPTED:
 By _____ Title _____
 Checked by _____



WHITE - SUPERIOR ALARMS CUSTOMER COPY
 FOR SUPERIOR CENTRAL STATION, INC. USE ONLY REV. A

Monitoring Information Approved By _____ Date _____ Approved by: _____
 Monitoring Information Entered By _____ Date _____
 Billing Information Completed By _____ Date _____
 Billing Information Entered By _____ Date _____
 Form Filed in Customer File By _____ Date _____ Date _____

T S MOORE PRINTING 956.687.6868 12/09

TERMS AND CONDITIONS OF ALARM MONITORING AGREEMENT

This Alarm Monitoring Agreement (hereinafter called this "Agreement") is entered into the date of execution thereof by the Company between the Company and the Subscriber indicated on the front page of this Agreement.

1. Definitions

A. Subscriber has furnished Company on the front page of this Agreement under heading "Authorized Individuals To Be Monitored" with a list of names and telephone numbers (hereinafter called a "Station") in the regular and "Station" in the part of these premises part of Subscriber designated Company. Subscriber hereby agrees to pay Company the fee for the monitoring of the Station as indicated on the front page of this Agreement. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause.

B. Company shall monitor the condition of the Station as set forth under heading "Conditions Monitored" on the front page of this Agreement. Company shall accept the Station as it is and shall not be responsible for the condition of the Station or for any equipment or devices which are damaged or destroyed by fire, theft, or other cause. Company shall not be responsible for the condition of the Station or for any equipment or devices which are damaged or destroyed by fire, theft, or other cause.

C. This Agreement is a contract and shall be binding on the Subscriber and Company. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause.

A. For the term "Subscriber" as used in this Agreement, Subscriber agrees to pay Company the fee therefor called the "Term" set forth under heading "Term" on the front page of this Agreement. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause.

B. The Agreement shall be binding on the Subscriber and Company. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause.

C. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause.

D. Company shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause. Company shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause.

E. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause. Subscriber shall be responsible for the maintenance of the Station and for the replacement of any equipment or devices which are damaged or destroyed by fire, theft, or other cause.

F. Even if the alarm devices of Subscriber are tested regularly and the components are operating in accordance with specifications, there can be no warranty, representation or guaranty that it will not be compromised or circumvented before the alarm devices communicate an emergency signal to Company or that it will provide adequate warning in any given situation.

G. Company assumes no liability to Subscriber or to anyone claiming through Subscriber for any loss of life, personal injury, property damage, economic or other loss arising under or resulting from this Agreement or otherwise, even if the result of the negligence of Company and/or Company's related parties, whether such negligence be sole, joint or concurrent, active or passive, ordinary or gross. Company's and Company's related parties' collective total maximum liability is limited to and shall not in any case exceed the greater of an amount equal to one-half (1/2) the fee or \$250.00, which shall be the complete and exclusive remedy against Company.

H. Subscriber understands and agrees that if Company or Company's related parties should be found liable to Subscriber or to anyone claiming through Subscriber, whether directly or indirectly, for loss of life, personal injury, property damage, economic or other loss arising under or resulting from this Agreement or otherwise, even if the result of the negligence of Company and/or Company's related parties, whether such negligence be sole, joint or concurrent, active or passive, ordinary or gross. Company's and Company's related parties' collective total maximum liability is limited to and shall not in any case exceed the greater of an amount equal to one-half (1/2) the fee or \$250.00, which shall be the complete and exclusive remedy against Company.

I. Subscriber understands and agrees that if Company or Company's related parties should be found liable to Subscriber or to anyone claiming through Subscriber, whether directly or indirectly, for loss of life, personal injury, property damage, economic or other loss arising under or resulting from this Agreement or otherwise, even if the result of the negligence of Company and/or Company's related parties, whether such negligence be sole, joint or concurrent, active or passive, ordinary or gross. Company's and Company's related parties' collective total maximum liability is limited to and shall not in any case exceed the greater of an amount equal to one-half (1/2) the fee or \$250.00, which shall be the complete and exclusive remedy against Company.

J. Subscriber understands and agrees that if Company or Company's related parties should be found liable to Subscriber or to anyone claiming through Subscriber, whether directly or indirectly, for loss of life, personal injury, property damage, economic or other loss arising under or resulting from this Agreement or otherwise, even if the result of the negligence of Company and/or Company's related parties, whether such negligence be sole, joint or concurrent, active or passive, ordinary or gross. Company's and Company's related parties' collective total maximum liability is limited to and shall not in any case exceed the greater of an amount equal to one-half (1/2) the fee or \$250.00, which shall be the complete and exclusive remedy against Company.

K. Subscriber understands and agrees that if Company or Company's related parties should be found liable to Subscriber or to anyone claiming through Subscriber, whether directly or indirectly, for loss of life, personal injury, property damage, economic or other loss arising under or resulting from this Agreement or otherwise, even if the result of the negligence of Company and/or Company's related parties, whether such negligence be sole, joint or concurrent, active or passive, ordinary or gross. Company's and Company's related parties' collective total maximum liability is limited to and shall not in any case exceed the greater of an amount equal to one-half (1/2) the fee or \$250.00, which shall be the complete and exclusive remedy against Company.

L. Subscriber understands and agrees that if Company or Company's related parties should be found liable to Subscriber or to anyone claiming through Subscriber, whether directly or indirectly, for loss of life, personal injury, property damage, economic or other loss arising under or resulting from this Agreement or otherwise, even if the result of the negligence of Company and/or Company's related parties, whether such negligence be sole, joint or concurrent, active or passive, ordinary or gross. Company's and Company's related parties' collective total maximum liability is limited to and shall not in any case exceed the greater of an amount equal to one-half (1/2) the fee or \$250.00, which shall be the complete and exclusive remedy against Company.

M. Subscriber understands and agrees that if Company or Company's related parties should be found liable to Subscriber or to anyone claiming through Subscriber, whether directly or indirectly, for loss of life, personal injury, property damage, economic or other loss arising under or resulting from this Agreement or otherwise, even if the result of the negligence of Company and/or Company's related parties, whether such negligence be sole, joint or concurrent, active or passive, ordinary or gross. Company's and Company's related parties' collective total maximum liability is limited to and shall not in any case exceed the greater of an amount equal to one-half (1/2) the fee or \$250.00, which shall be the complete and exclusive remedy against Company.

N. Subscriber understands and agrees that if Company or Company's related parties should be found liable to Subscriber or to anyone claiming through Subscriber, whether directly or indirectly, for loss of life, personal injury, property damage, economic or other loss arising under or resulting from this Agreement or otherwise, even if the result of the negligence of Company and/or Company's related parties, whether such negligence be sole, joint or concurrent, active or passive, ordinary or gross. Company's and Company's related parties' collective total maximum liability is limited to and shall not in any case exceed the greater of an amount equal to one-half (1/2) the fee or \$250.00, which shall be the complete and exclusive remedy against Company.

O. Subscriber understands and agrees that if Company or Company's related parties should be found liable to Subscriber or to anyone claiming through Subscriber, whether directly or indirectly, for loss of life, personal injury, property damage, economic or other loss arising under or resulting from this Agreement or otherwise, even if the result of the negligence of Company and/or Company's related parties, whether such negligence be sole, joint or concurrent, active or passive, ordinary or gross. Company's and Company's related parties' collective total maximum liability is limited to and shall not in any case exceed the greater of an amount equal to one-half (1/2) the fee or \$250.00, which shall be the complete and exclusive remedy against Company.

P. Subscriber understands and agrees that if Company or Company's related parties should be found liable to Subscriber or to anyone claiming through Subscriber, whether directly or indirectly, for loss of life, personal injury, property damage, economic or other loss arising under or resulting from this Agreement or otherwise, even if the result of the negligence of Company and/or Company's related parties, whether such negligence be sole, joint or concurrent, active or passive, ordinary or gross. Company's and Company's related parties' collective total maximum liability is limited to and shall not in any case exceed the greater of an amount equal to one-half (1/2) the fee or \$250.00, which shall be the complete and exclusive remedy against Company.

ACKNOWLEDGEMENT OF CUSTOMER

Subscriber specifically acknowledges that the limited liability aspect of this agreement constitutes the essence of same and Subscriber specifically agrees to be bound, without limitation or reservation, to each and every provision of the paragraphs contained in the "Limitation on Liability" section of this agreement including those paragraphs reducing, limiting or eliminating warranties, representations, contractual obligations and damages and requiring indemnification. Subscriber fully understands that execution of this acknowledgement constitutes a specific inducement for Company to effectuate this agreement.

SUBSCRIBER

I, the undersigned, being duly authorized to execute this Agreement on behalf of the Subscriber, do hereby acknowledge and agree to the terms and conditions of this Agreement and to the fact that the Subscriber understands and agrees that the limited liability aspect of this agreement constitutes the essence of same and Subscriber specifically agrees to be bound, without limitation or reservation, to each and every provision of the paragraphs contained in the "Limitation on Liability" section of this agreement including those paragraphs reducing, limiting or eliminating warranties, representations, contractual obligations and damages and requiring indemnification. Subscriber fully understands that execution of this acknowledgement constitutes a specific inducement for Company to effectuate this agreement.

WITNESSES

The undersigned, being duly authorized to execute this Agreement on behalf of the Subscriber, do hereby acknowledge and agree to the terms and conditions of this Agreement and to the fact that the Subscriber understands and agrees that the limited liability aspect of this agreement constitutes the essence of same and Subscriber specifically agrees to be bound, without limitation or reservation, to each and every provision of the paragraphs contained in the "Limitation on Liability" section of this agreement including those paragraphs reducing, limiting or eliminating warranties, representations, contractual obligations and damages and requiring indemnification. Subscriber fully understands that execution of this acknowledgement constitutes a specific inducement for Company to effectuate this agreement.

The undersigned, being duly authorized to execute this Agreement on behalf of the Subscriber, do hereby acknowledge and agree to the terms and conditions of this Agreement and to the fact that the Subscriber understands and agrees that the limited liability aspect of this agreement constitutes the essence of same and Subscriber specifically agrees to be bound, without limitation or reservation, to each and every provision of the paragraphs contained in the "Limitation on Liability" section of this agreement including those paragraphs reducing, limiting or eliminating warranties, representations, contractual obligations and damages and requiring indemnification. Subscriber fully understands that execution of this acknowledgement constitutes a specific inducement for Company to effectuate this agreement.

COMMERCIAL ALARM MONITORING AGREEMENT

ACCOUNT NUMBER 2699 COMMUNICATOR MAKE & MODEL DATE ON LINE _____ DEALER Put

SUBSCRIBER

NAME Hidalgo Co. Precinct #2

ADDRESS 301 E. State St.

CITY PHARR STATE TX SUITE/APT. NO. 78577

ZIP CODE _____

TEL. NO. 956 287-4941

FAX NO. _____ S.S. NO. _____

TOL.# _____

COMPANY

Superior Alarms

600 Ash Avenue, McAllen, TX 78501
Ph. (956) 682-6005
FAX (956) 630-2434

LOCATION OF ALARM DEVICES

Physical Address State City _____ State _____ Zip _____

Directions to Subscriber's Location: *Shop Area*

CONDITIONS MONITORED

Fire Hold-up Burglar Panic Low Batt Medical Close Open Other _____

TYPE OF INSTALLATION

Business Warehouse Office Store Factory Other _____

CODES ZONES / DESCRIPTIONS (ATTACH SEPARATE SHEET OF PAPER IF NECESSARY)

ALARM CODE	ALARM ZONE	CONDITION	COMMENTS / AREA PREMISES INSTRUCTIONS	VERIFY		AUDIBLE		ALARM CODE	ALARM ZONE	CONDITION	COMMENTS / AREA PREMISES INSTRUCTIONS	VERIFY		AUDIBLE	
				YES	NO	YES	NO					YES	NO	YES	NO

LOCAL AUTHORITIES TO BE NOTIFIED

CODE	AUTHORITY	NAME	TELEPHONE NUMBER
	Local Police Department	<u>Pharr P.D.</u>	() _____
	Local Fire Department	_____	() _____
	Other	_____	() _____
	Other	_____	() _____

AUTHORIZED INDIVIDUALS TO BE NOTIFIED

IN ORDER OF PRIORITY (individuals to be notified in the event of an alarm condition. Calls are made in sequence until contact is made.)

NAME	PRIMARY PHONE # (Desc)	ALTERNATE PHONE # (Desc)	CODE WORD
<u>Sgt. Rafael Pardo</u>	<u>(956) 588-0180</u> ()	()	()
<u>Deputy Rosendo Beltrán</u>	<u>(956) 467-9560</u> ()	()	()
<u>Deputy Leonardo Ortiz</u>	<u>(956) 445-8809</u> ()	()	()
4	()	()	()
5	()	()	()

Phone Descriptions are: B = Beeper, C = Car, D = Digital Pager, H = Home, W = Work, V = Voice Pager

FOR OPEN / CLOSE MONITORING ONLY

Check for appropriate open/close:

Log only (no action) Supervised (action outside specified timed) Action to be taken _____

Supervised schedule below: use your local time.

	SUN	MON.	TUES.	WED.	THURS.	FRI.	SAT.
OPEN							
CLOSE							

Activity Report Yes No Monthly

Early Open Allowance _____
Late Open Allowance _____
Late Close Allowance _____
Mailed to: _____

FEES • TERMS • PAYMENTS

INITIAL TERM: 3 Year(s) Annual Fee \$ 120.00 + tax

3 No. of payments equal payments of \$ 120.00, each payable ANNUALLY on the 1st day of JAN-DEC, beginning JAN 1, and continuing regularly and ANNUALLY thereafter.

Subject to Terms and Conditions of this Agreement (including those on the reverse side), the Subscriber agrees to subscribe for monitoring by Company.

SUBSCRIBER MUST SIGN IN THREE PLACES

SIGNATURE OF SUBSCRIBER _____ DATE _____

ACCEPTED: By _____ Title _____

Checked by _____



WHITE - SUPERIOR ALARMS OTHER COPY

FOR SUPERIOR CENTRAL STATION, INC. USE ONLY REV. A

Monitoring Information Approved By _____ Date _____

Monitoring Information Entered By _____ Date _____

Billing Information Completed By _____ Date _____

Billing Information Entered By _____ Date _____

Form Filled in Customer File By _____ Date _____

Approved by: _____

Date _____

T S MOORE PRINTING 956.687.6868 12/09

