

Australian Wholesale Security Services

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AGREEMENT For Security Installation Services

Installation
Agreement No: I

Client Name:		Date:	
Service Address:		Invoice Address:	
Tel:	Fax:	Tel:	Contact Person:

Equipment and Installation Details:

Qty:	Item/Type:	Location/Sector:

Other Installation Instructions:	Installation Required By Date:
Special Terms and Conditions (if applicable):	Total Price: \$..... Deposit: \$..... Balance: \$..... Due Date:

Signed for and behalf of
Australian Wholesale Security Services Signature _____ Date _____

ACCEPTANCE
I / WE (The Client) hereby accept all the terms and conditions including those printed overleaf related to the installation of equipment as stated above.

Signed for and on behalf of _____
Client's Signature _____ Position _____
Date _____

Installation Terms and Conditions

1.0 GENERAL

"The Company" trading as Australian Wholesale Security Services, "The Client" means the person(s), firm(s), or company to whom or which this Agreement is addressed, "Equipment" or "Services" means the Equipment or Services the subject of this Agreement.

2.0 LIABILITY

The Company shall not be liable to the Client for any loss or damage suffered by the Client howsoever caused relating to the operation of equipment and/or its correct operation.

3.0 EQUIPMENT AND COMMUNICATION NETWORKS

The Client acknowledges that the Equipment has been selected by the Client from the range of products offered to the Client in accordance with the Client's stated requirements to the Company as to the cost and the Client's assessment of the degree of risk of unlawful entry, theft and smoke detection in the light of the nature of the Client's premises and the contents thereof. The Client further acknowledges that:

- a. the Company is not an insurer and that any insurance against fire, theft, damage, injury or any other cause must be obtained by the Client at its own cost.
- b. the costs and fees payable by the Client are based solely on the value of the Equipment and the Installation Services provided and are unrelated to the value of the Client's property or the property of others located in the Client's premises.
- c. the Company does not represent that the Equipment, the Company's Central Monitoring Station Equipment or the connecting telephone lines may not be circumvented or will in all cases carry out the function for which they are designed.
- d. no representation is made and any term or obligation which may be implied that the Equipment, the Company's Central Monitoring Station or any connecting line or lines will remain in working order or proper working or will operate properly or fit or suitable for any purpose or is of any particular quality or complies with any standard.
- e. no representations made or is implied that any act, matter or thing to be performed or done by the Company shall be performed in any particular manner or in accordance with any standard or system or with due care or skill or without negligence and any implied obligation or term to do so is hereby expressly excluded.

4.0 INSTALLATION

Cost

a) The prices quoted are subject to acceptance by the Client for the Equipment and installation thereof, as set out in this Agreement.

b) The prices quoted are based on the following:

- i) labour, material, storage and transport costs and cost incurred in fulfilling statutory requirements (if any) at the date hereof; and
- ii) installation of the Equipment being effected during normal working hours on normal working days.

The company reserves the right to alter this Quotation and notify the Client accordingly should there be any change in the costs referred to or, in the case of goods, if installation is to be effected other than as stated

5.0 VALIDITY

This offer remains valid for thirty days commencing from the date stated. After this period, the offer may be varied based on variation in costs of Equipment, installation, Labour and Overhead charges.

6.0 DEPOSIT

A deposit equalling not less than 30% of the quoted price shall be required at the time of signing this Agreement.

7.0 DELIVERY AND INSTALLATION

The Company shall install the Equipment within an agree period but shall not be liable for any loss, injury, damage or expense of any nature arising out of any delay or failure to deliver the Equipment from whatever cause nor shall such delay or failure to deliver within a reasonable period, entitle the Client to cancel this Agreement or refuse to accept delivery and installation of the Equipment.

8.0 OWNERSHIP

Title to the Equipment will remain in the Company until payment in full of the installation charges thereof but the risk in the Equipment shall pass to the Client upon delivery to the Client's premises.

9.0 PAYMENTS

a) The full installation price is payable on completion of the installations yet notwithstanding the customer shall pay within 7 days all claims made by the Company for the progress payment for work done or deliveries made in connection with supply and installation of the Equipment and any Control Equipment and the Company has the right to make progress claims for any installation which extends beyond thirty days.

b) Should the Client default in any one or more of the above payments the Company may cease installing the Equipment or the control Equipment or both and may remove the same and any costs incurred by the Company as a consequence thereof shall be borne by the Client including cost if removal.

10.0 POWER SUPPLY

Continuous supply 240VAC power points will be required at the location of the control panel and the location of any remote power supplies, and must be operable prior to installation of the Equipment. The provision of the power points shall be at the Client's expense.

11.0 KEYS

The Control Equipment will be supplied with two (2) keys for the Panel or one key pad and any additional keys or key pads will be at the Client's expense.

12.0 WARRANTY

The Company is not the manufacturer of the Equipment and will so far as it is able to do so assign the benefit of any manufacturer's warranty to the Client and notwithstanding the manufacturer's warranty the Company's warranty for workmanship shall be for a period of six months. All warranty and service calls will be carried out between the hours of 5am to 5pm. Monday to Friday excluding Public Holidays. For any calls outside these hours, the Client will be charged for service at the penalty rates.

Furthermore, the Client acknowledges that any labour involved in replacing defective equipment still under equipment manufacturer's warranty, after the initial first six months of operation, shall be borne by the Client.

13.0 ACCESS

The Client shall allow the Company, its employees, servants or agents, full and free access at all necessary times to the Client's premises and unrestricted use of the facilities thereof to effect installation or provide any other maintenance or repairs which may be necessary from time to time.

14.0 PERIODIC TESTING OF THE EQUIPMENT

The Equipment consists of up to date, high technology electronics which sometimes, and under certain conditions, may develop a malfunction without apparent warning to the user. The Client acknowledges the above and undertakes to test or arrange testing of a complete electronic security system on a regular basis.

15.0 MAINTENANCE

The Client further acknowledges that electronic equipment installed will require periodic maintenance, cleaning and adjustment.

The Company provides maintenance services and it is the Client's responsibility to either enter into a Maintenance Agreement with the Company or make other suitable arrangement.