**Contract to Provide Security Services**

This contract represents the relationship between My Security Company, LLC, a (My State) Corporation and (CONTRACTING COMPANY), a (STATE) Corporation, hereafter referred to as (Abbreviation), and is dated TODAY’S DATE.

MY SECURITY COMPANY, LLC, agrees to provide two (2) Armed MY STATE state certified Security Officers on EFFECTIVE DATE from TIME to CLOSING DATE from TIME to provide security services within the state of (MY STATE.)

MY SECURITY COMPANY, LLC, agrees to provide these two (2) Armed MY STATE state certified Security Officers at a rate of $(XX).00 USD per hour, per officer for the duration of the detail and hours as outlined above. The billing rate and hours outlined above will be billed in quarter hour increments, with a 4-hour minimum per assigned day regardless of the detail ending early, or the officers being terminated within 24 hours to the scheduled commencement of the detail. Should any additional hours be incurred by either officer above and beyond the hours outlined above, the billing rate will continue to be $(XX).00 per hour USD, per officer for the duration of the detail, as agreed to mutually in writing via email or contract addendum.

MY SECURITY COMPANY, LLC will bill (Abbreviation) by invoice for services provided within 5 business days after the end of the detail. (Abbreviation) agrees to pay MY SECURITY COMPANY, LLC, no later than 30 days from receiving an invoice for services rendered, and it is agreed that terms of payment will be net 30 days.

Any bills sent by My Security Company to (Abbreviation) accounting department are deemed accepted by (Abbreviation), unless (Abbreviation) objects in writing to the billing within 10 days of receipt. After 10 days, (Abbreviation) shall not contest or object to any of the charges listed in the billing and will send payment by check via U.S. mail to MY SECURITY COMPANY, LLC within 30 days of receiving the invoice for security services or by other means agreed to in writing via email or contract addendum.

All notices and other communications under this Agreement must be in writing and will be deemed to have been given if delivered personally, emailed, mailed by certified mail, or delivered by an overnight delivery service with confirmation at the following addresses or at such other address as a party may designate by like notice to the other parties:

To: MY SECURITY COMPANY, LLC

My Street Address

My City, State Zip
Email Address

To: Contracting Company (Abbreviation)

Description and State
Point of Contact and #
Email address

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Any notice or other communication will be deemed to be given (a) on the date of the personal delivery, (b) at the expiration of the 3rd day after the date of deposit in the United States mail, or

(c) on the date of confirmed delivery by facsimile or overnight delivery service.

If any arbitration, suit, or action is instituted to interpret or enforce the provisions of this Agreement , to rescind this Agreement, or otherwise with respect to the subject matter of this Agreement, the party prevailing on an issue will be entitled to recover with respect to such an issue, in addition to costs, reasonable attorney fees incurred in the preparation, prosecution, or defense of such arbitration, suit, or action as determined by the arbitrator or trial court, and if any appeal is taken from such decision, reasonable attorney fees as determined on appeal. This attorney fee provision applies to the collection process post Judgment, including transferring any Judgment to any other jurisdiction for collection.

Any action or proceeding seeking to enforce any provision of, or based on any right arising out of, this Agreement will be brought against any of the parties in (My County) County Circuit Court of the State of MY STATE or, subject to applicable jurisdictional requirements, in the United States District Court for the District of MY STATE, and each of the parties consents to the jurisdiction of such courts (and of the appropriate appellate courts) in any such action or proceeding and waives any objection to such venue. The laws of MY STATE apply to this Agreement.

The undersigned personally guarantees the payment of any amounts owed to MY SECURITY COMPANY, LLC, by (Abbreviation). The undersigned acknowledges that MY SECURITY COMPANY, LLC, does not have to make any demand of (Abbreviation), nor does it have to make any collections efforts against (Abbreviation) before demanding payment or instituting a collection procedure against the undersigned guarantor. MY SECURITY COMPANY, LLC, and (Abbreviation) may revise the payment terms of this Agreement without notice to guarantor. The guaranty of the undersigned is absolute and unconditional, and cannot be revoked except when there are no funds due and owing by (Abbreviation) to MY SECURITY COMPANY, LLC, nor orders by (Abbreviation) for future services from MY SECURITY COMPANY, LLC, and all revocations must be in writing and sent as stated in the notice provision. Finally, the undersigned agrees to submit to the personal jurisdiction of the United States of America, the State of MY STATE, the (My County) County Circuit Court in the city of (MY CITY), MY STATE.

MY NAME, My Title

My Security Company, LLC

Contracting Company, Point of Contact

Print Name below:

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 Date

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