#### DocuSign Envelope ID: 75B122AF-71B6-485D-A6A4-9606D79EA63F SAFE HOME SECURITY, INC. 492127

1125 Middle St, Middletown, CT 06457 Tel 1-800-833-3211 AGREEMENT FOR MONITORING AND INSTALLATION OF SECURITY SYSTEMS

02/18/2021 \_\_\_\_, between SAFE HOME SECURITY, INC. hereinafter referred to as "Company" and 1. This agreement is entered into this \_

Connie Woodard			or				
	Name 1				Name 2		
Address 7131 Hazel					Columbia ,	SC	29223
	Street			City		State	Zip
SSN#	DOB	SSN#	Name 2	DOB	Name 2		
Name	- 1	Name 1	Name 2		Name 2		
hereinafter referred to	as the "Client."	P	hone <sup>8034461529</sup>		E-mail	JAMESWOODAF	RD13@YAHOO.COM

2. <u>SERVICE AND EQUIPMENT</u>: Company agrees to provide and client agrees to pay for service and/or equipment as described below:

3. MONITORING: Company agrees to provide monitoring service for a period of <u>36</u> months from the above date. This agreement shall automatically renew without action by either party under the same terms and conditions for successive periods equal to twelve (12) months unless either party gives to the other at least sixty (60) days written notice, prior to expiration date, of intention to terminate this Agreement upon any expiration date. Upon renewal, service will be billed at then-current monitoring fees.

RENEWAL TERM: Each renewal period shall be limited to the maximum term allowed by state law. If not limited by State law, the above terms in Paragraph 3 will apply.

4. MONITORING CHARGES: Monthly monitoring charge of <u>\$ 57.99</u> plus applicable sales tax. Includes |× Extended Service Plan see 4.1 [×] Cellular [] Monthly Equipment Charge and is payable in advance and shall be paid | × Monthly | | Quarterly (if EFT is declined(Section 5) an additional service charge of \$3.00 per billing cycle shall apply).

#### 4.1 CONNECTED CARE EXTENDED SERVICE PLAN\*:

Office Acct #

[ ] Complete+	\$20	[ ] Complete \$10	I Decline Connected Care Coverage	<b>\$0</b>	*Service plan does not cover
<b> × </b> CompleteBatt	\$15	[] Essential \$5			cameras

EARLY CANCELLATION: Client may cancel prior to completion of primary or renewal term upon receipt of ninety percent (90%) of stated terms. Applicable for sale of home, death and transfers. All cancellation requests must be in writing.

5. ELECTRONIC FUNDS TRANSFER (EFT) AUTHORIZATION: The Client authorizes the Company to make EFT's from the Client's bank account for the amount of the monitoring, tax, or other alarm charges. The Client further agrees that if at any time the Client decides to discontinue the direct payment option, the client must notify the Company. The Company is not liable in any way for erroneous bill statements or incorrect debits to the Client's account and should an error occur, the Company's only responsibility is to correct it when and if it receives notice of the error from the Client. The Client further agrees that should any direct payment be returned, the client shall be liable for a \$20.00 returned payment fee where permitted by law.

Check here to decline EFT Payment Option Client's Signature if declined \_ \_\_\_ Rtg #: \_\_\_\_\_ Exp Date: \_\_\_\_\_ Card#: \_\_\_\_

Acct #:

Billing Cycle: Bank Name: [] Visa [] MC [ ] AmEx 🛛 🗙 Bank/Debit/ATM Card

#### 6. EQUIPMENT TO BE INSTALLED See attached Schedule A.

7. ADDITIONAL PROTECTION: The need for additional protection of intrusion, fire/spoke, cellular, panic, duress, and medical emergency has been explained to the Client and the Client declines the offer to purchase additional equipment. (Initia) 7

8. EQUIPMEN CHARGES FOR ADDITIONAL ITEMS: The additional items will be billed separately from the monitoring charges at an additional monthly \_ for a period of \_36\_ months. There will be no renewal term for the equipment charges. The client may prepay the equipment charges at ninety charge of \$ percent (90%) of the remaining primary term of this agreement

9. SERVICE REPAIRS TO CLIENTS SYSTEM: : If ConnectedCare is declined, the client understands that the monitoring fee covers only the monitoring service and client agrees to pay Company for all service or repairs to the alarm system. Client hereby agrees to periodically test, at least monthly, Client's system, be aware of its operational status in accordance with the operating instructions, and request service if needed.

ENTIRE AGREEMENT: It is agreed to and understood by the parties that this agreement constitutes the entire agreement by the parties and there are no verbal understandings changing or modifying any of the terms of this agreement. This agreement may not be changed, modified or varied except in writing and signed by an authorized representative of the Company. Client hereby acknowledges that he/she has read, received a copy of, and understands this entire agreement, including the attached Notice of Cancellation.

INVALID PROVISIONS: If any of the terms or provisions of this agreement shall be determined to be invalid or inoperative, all of the remaining 11. terms and provisions shall remain in full force and effect.

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 FOR AN **EXPLANATION OF THIS RIGHT.** 

Written By:	Client Signature:
Approval Date:	Date: 02/18/2021

#### READ TERMS AND CONDITIONS ON REVERSE SIDE

License Numbers: AL 12-7391 AZ 309201 CA 7129 DE 09-165 GA LVA206073 MA 15842 MD 107-1551 MS 15013578 NJ 34BX00013300 RI 7625 IA AS-1800 SC BAC 13525 TX (Regulated by The Texas Department of Licensing and Regulation, P.O. Box 12157, Austin, TX 78711, 1-800-803-9202, 512-463-6599; website: www.tdlr.texas.gov)B16661 TN 1841 VA 11-7938 OK - AC440819 NC 1265-CSA NCASLB 3101 Industrial Dr, Suite 104, Raleigh NC 27609 Tel 919-788-5320

# Schedule A.

Item/Component	QTY	RETAIL PRICE	TOTAL PRICE	MONTHLY CHARGE
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
Warranty				\$
Cellular		\$	\$	\$
Installation Charge		\$	\$ 0.00	\$
Sales Tax		\$	\$	\$
Total Equipment and Installation Charges		\$	\$ 0	\$

I have read and agree to the equipment and pricing listed above (Clients Initials)

DocuSign Envelope ID: 75B122AF-71B6-485D-A6A4-9606D79EA63F INDEMNIFICATION. Notwithstanding any other provisions of this Agreement, the Client agrees to and shall indemnify and save harmless the Company, its employees and agents for and against any claims, suits, losses, demands, and expenses arising from any death or injury or any other harm to any person whether caused by negligence of the Company, it's officers, agents, employees, or any other cause which results in a way from the failure on the part of the Company to perform any of its obligations or from the failure of the System to operate properly. LIMITED WARRANTY, Except as specifically set forth hereinafter, Company shall not be obliged to provide service of any type to the System for the benefit of the Client. If Client wishes the System to be way from

Fig. Elimited warkkraft. Except as specificarly set form hereinater, comparing sharing to be onlight of provide service of any type to the System for the behavior of the Chent. If Chent wishes the System to be serviced by the Company beyond the limited warranty and the extended warranty periods, such Agreement shall be separately negotiated by the parties. The Agreement does not cover damage or service resulting from accidents, preexisting equipment (Client understands that the alarm System may not work with equipment used by other Alarm Companies or Monitoring Centers), Acts of God, alterations, misuse, tampering, abuse or trouble due to power failure or batteries, ordinary maintenance due to wear and tear, and any cause beyond the control of the Company does not warrant that the System cannot be defeated, bypassed or compromised, or that it will always operate. At the Company's option a fee may be charged for unnecessary service created by the Client. Service under this warranty is available by simply contacting the Company, 1125 Middle St, Middletown, CT 06457 Tel 800-833-3211.

Middle St, Middletown, C1 0645 / 161 800-853-3211. 14.1 EXTENDED SERVICE PLAN. After the initial 90 days of coverage provided with the LIMITED WARRANTY, ConnectedCare Members with the Essentials plan receive security component parts coverage (control panel, dor/window sensors, motion sensors, COs and Smoke Sensors, Plood Sensors) as well as priority phone and chat support. In some circumstances, batteries will be mailed to you for you to install into the device. If you choose to select the Essentials ConnectedCare plan instead of the Complete or Complete+ plans, you will still be responsible for a service fee of each service call, based on companies current service fee rate, plus any applicable state taxes

15. COMPANY NOT AN INSURER AND LIQUIDATED DAMAGES. It is understood and agreed: That the Company is not an insurer. That

insurance, if any, shall be obtained by the Client; that the payments provided for herein are based solely upon the value of the services set forth herein and are unrelated to the value of the Client's property or the property of others located on the Client's premises; that the Company makes no guaranty or warranty, including any implied warranty of merchantability of fitness that the equipment of warrants, which may provide or the consequences there from which the System is designed to detect or avert. Client acknowledges that it is impractical and extremely difficult to fix the actual damages, if any, which may proximately result from the failure to perform any of the obligations herein, or the failure of the System to properly operate with resulting loss to the Client because of, among other things; a) The uncertain amount of the value of the Client's property or the property of others kept on the premises which may be lost, stolen, destroyed, damaged, or otherwise affected by occurrences with which the System is designed to detect or advert; b) The uncertainty of the response time of any police or fire department, should the police or fire department be dispatched as a result of a signal being received or an audible device sounding; c) The inability to ascertain what portion, if any, of any loss would be of any police of the department, should the police of the department be displated as a result of a signal being received of an audible device soluting; () The maining to ascertain what portion, it any, of any loss would be proximately cause by the Company's failure to perform or by failure of its equipment to operate; d) The nature of the service to be performed by the Company. Client understands and agrees that if the Company should be found liable for loss or damage due to the failure of the System or equipment in any respect whatsoever, the Company's liability shall be limited to five hundred (\$500.00) dollars as liquidated damages and not as a penalty and this liability shall be exclusive; and that the provisions of this section shall apply if loss or damage, irrespective of cause or negligence, active or otherwise, of the Company, its agents, assigns, or employees. If Client wishes the Company to assume a limited liability in lieu of the liquidated damages as hereinabove set forth. Client may obtain from Company a limitation of liability by paying an additional monthly service charge to the Company. If the Client elects to exercise this option, a rider shall be attached to this Agreement setting forth the terms, conditions, and the amount of the limited liability, and the monthly charge. Such rider and additional obligation shall in no way be interpreted to hold the Company as an insurer.

16. COMMUNICATION TO AUTHORITIES. The Client understands that if a digital communicator is installed under this Agreement, it uses standard telephone lines as the transmission mode of sending signals. Client

 COMPANY'S RESPONSIBILITIES. Client and explanation and a grant company as located by client. Client understands that the Company and representatives are hereby released from all liability due to active or passive sole, joint or several negligence of any kind or degree of company providers as directed by Client. Client understands and agrees that company and representatives are hereby released from all liability due to active or passive sole, joint or several negligence of any kind or degree of company or representatives which Client, or anyone claiming through Client, in any way might or could claim against company or representatives based upon, arising out or from, in connection with, resulting from, related to or as a consequence of company's or representative' failure to contact or improper dispatch of medical assistance providers. If Company receives an abort message for any transmission from the panel from a person on the premises or electronically from the System prior to notifying the Authority, Company will not notify the Authority. Company will instead attempt to rescind the notification. If the Center reasonably believes that an emergency condition does exist, it will try to telephone the Authority or other emergency personnel and the first available person on the emergency call list that Client gives Company to use, unless the Authority has adopted either a non-response policy or requires physical verification of the alarm before responding. In such event, the Center will not initially notify the Authority and shall only attempt to notify the Authorities. **18. INTERRUPTION OR DELAY OF SERVICE.** The Company assumes no liability for delays in installation or interruption of service due to strikes, riots, floods, fires, acts of God or any causes beyond the control of the Company. The Company will not be required to supply service to the Client while interruption of the service due to any such cause shall continue. **19. THIRD PARTY INDEMNIFICATION.** Client agrees to and shall indemnify, defend and hold harmless the Company, its employees and against all claims, lawsuits, and losses which claim and/or lawsuit is provide to loss existing a dentities other has the partices to this Agreement(hereins). This provision shall anall publy to all claims.

19. THRD PARTY INDEMNIFICATION. Client agrees to and shall indemnify, detend and hold harmless the Company, its employees and agents for and against all claims, lawsuits, and losses which claim and/or lawsuit is brought or loss sustained by parties and entities other than the parties to this Agreement(herein referred to as third parties). This provision shall apply to all claims, lawsuits, or damages caused by the Company's negligence, active or passive, warranty, or strict or product liability on the part of the Company, its agents, servants, or employees. This Agreement by Client to indemnify the Company against third party claims as hereinabove set forth shall not apply to losses, damages, expenses resulting in injury or death to third persons, which losses, damages, expenses, and liability are solely and directly caused by the acts of said employee.
20. SUBROGATION. Client hereby releases, discharges and agrees to hold the Company harmless from any and all claims, liabilities, damages, losses or expenses arising from or caused by any hazard covered by insurance by insurance in or on the premises of the Client whether said claim is made by Client, his agents, or insurance company or by any other parties claiming under or through Client. Client agrees to indemnify the Company against, defend and hold the Company barnless from any action for subrogation which may be brought against the Company by an insurer or insurance company or its agents or assigns including the payment of all damages, expenses, sorts and attrictorev's fees.

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ent within the Client's premises are destroyed by fire or other catastrophe, or so substantially damaged that it is impractical to continue service and may likewise be cancelled at the option of the Client, in the event the Client's premises are so destroved or seriously da

22. WARING AND TESTING OF EQUIPMENT. Smoke detectors, panic buttons, medical pendants, and other electronic components operate off A.C. (electric) or battery power. If batteries become dead or electric power is lost, smoke detectors and other components will not operate and the alarm will not sound or communicate to the central station. The System and all components should be tested by the Client at least twice monthly through to the central station to insure the System is functioning. If the Client discovers malfunctions or desires explanation on System testing, he should contact the Company's service department for immediate service.

23. FAILURE TO MEET PAYMENT. In the event of a failure to meet a scheduled payment of any of the charges due and payable on this Agreement, the remainder of this Agreement, including interest of 1.5% per month (18% per year) and attorney's fees accrued thereon, will be accelerated and become immediately payable in full.
24. DEFAULT. If any one or more of the following events shall occur, then to the extent permitted by law, the Company shall have the right to exercise any one or more of remedies set forth below:

EVENTS: 1) Failure to pay any installment due; 2) Client and/or its Guarantor becomes insolvent or files for Bankruptcy protection (voluntary or involuntary); 3) A receiver, trustee, conservator or liquidator is

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25. LATE CHARGES. In the event that the Client shall fail to pay any installment under this Agreement within thirty days of its due date, the Client hereby agrees to pay interest of 1 ½% per month (18% per year) of the late installment. In addition the client agrees to pay an appropriate late charge where permissible by law.
26. ASSIGNEES/SUBCONTRACTORS OF COMPANY. Company shall have the right to assign this Agreement to any other person, firm or corporation without notice to Client and shall have a further right to subcontract any installation and/or services, including monitoring, which is may perform. Client acknowledges that this Agreement, and particularly those paragraphs relating to the Company's disclaimer of warranties, maximum liability, limitation of liability, and third party indemnification limitation on lawsuits, venue, and waiver of Jury Trial, inure to the benefit of and applicable to any assignees and/or subcontractors with the same force and effect they bind the Client to Company.
27. INCREASE IN SERVICE FEES. You acknowledge that the services fee is based upon existing federal, state and local taxes and other third-party charges. Company shall have the right, at any time, to increase the services fee to reflect any additional Governmental fees such as increased taxes, licenses, permits, or fees which Company may incur or which may be charged to Company bany utility or governmental agency relating to the services.

services fee to reflect any additional Governmental fees such as increased taxes, licenses, permits, or fees which Company may incur or which may be charged to Company by any utility or governmental agency relating to the services Company provides and Client agrees to pay the same. In addition, Company may increase the services fee for any renewal term by giving Client sixty (60) days prior notice. **28.** INSTALLATION OF THE SYSTEM. Customer warrants that Customer has full authority from the owner and/or other person in control of the premises to permit the installation and operation of the System. Client will provide them at Client's expense. Client has affirmative duty to inform Company, prior to beginning installation, of every location at the premises where Company should not (because of concealed obstructions or hazards such as pipes, wires or asbestos) enter or drill holes. Unless so notified, Company will determine where to drill holes and place equipment. Company will take reasonable precautions to avoid concealed obstruction, but have no means of determining with certainty if they exist. Any cost to repair pipes, wires or other health hazardous material is encountered during installation, Company will cease work until Client has, at Client's observe, obtained clearance from a licensed asbestos removal or hazardous material contractor that the continuation of work will not pose any danger to Company personnel. In no case shall Company be liable for discovery or exposure of hidden asbestos or other hazardous material. After Company personnel to will have an accountered buc Client will inspect it. If any items are missing or not properly installed, Client will advise Company in writing within ten (10) days, otherwise the System will have been accorted buc Client will advise Company in writing within ten (10) days, otherwise the System. the System will have been accepted by Client.

the System will have been accepted by Client.
29. FALSE ALARMS & PERMITS. Client agrees that Client and others using the System, will use it carefully so as to avoid causing false alarms. Severe weather or other forces beyond Company's control can cause false alarms. Client will pay any false alarm fine(s), penalty or fee that is charged against Client, and if a false alarm fine, penalty or fee is charged to Company by any governmental agency, Client will pay Company for the charge. Client further agrees to make Company aware of any permits required in Client's jurisdiction, whether for Alarm System or Building Permits, and Client agrees to pay the price of these permits.
30. CHANGES TO THE SYSTEM. If Client or any governmental agency or insurance interest wants Company to change the System described herein, or change it after it is installed, Company agree to pay Company's standard parts and labor charges for such changes. Client agrees that Client has chosen the System and Client understands that additional or different protection may be available for a higher price.
31. CHANGES IN LAW. Client understands that Client's jurisdiction may require visual verification before dispatching. If Client's jurisdiction, Client agrees to pay for additional services needed to ensure compliance.

needed to ensure compliance. 32. LIMITATION ON LAWSUITS; VENUE; WAIVER OF JURY TRIAL. Both Company and Client agree that no law suit or any other legal proceeding connected with this Agreement shall be brought or files more

needed to ensure compliance.
32. LINITATION ON LAWSUTS; VENUE; WAIVER OF JURY TRIAL. Both Company and Client agree that no law suit or any other legal proceeding connected with this Agreement shall be brought or files more than one (1) year after the incident giving rise to the claim occurred. Each party bereby inrevocably agrees that any suit, action or other legal proceeding ("suit") arising out of or from, in connection with or as a result of this Agreement shall be brought exclusively in the State Courts or in the Courts of the United States located in the District or county where Company's principal place of business is located. Each party consents to the exclusive jurisdiction and venue of each such court in any such suit and waives any objection that it may have to jurisdiction or venue of any such suit. Unless prohibited by law, any law suit brought by either party with respect to this Agreement shall not be heard before a jury. Both parties hereby waive any right to a jury trial. Client waives any right to counterclaim.
33. INFORMATION AND FRIVACY. Client understands and agrees that in conjunction with employee training, quality control and the provision of services, Company may monitor and/or electronically record video and audio related to monitored activity at Client's location and to telephone, cable and computer systems. and Company shall not be liable to Client for any claims, loss, damages or costs which may result from a lack of privacy experienced. Client consents to Company i) using information including information including information contained on Client af mery prove of providing services hereunder or in response to a subpoena or other such legal procees, and ii) using and sharing customer information in Company's database, to law enforcement or freservice personally. Except as required to provide the services that Client has selected, Company will not otherwise monitor Client's mergency information in Company's database, to law enforcement or freservice persona or liable for notification to client of low battery or any loss of power.

37 RENEWAL PERIODS. Each renewal period shall be limited to the maximum term allowed by state law. If not limited by State Law, each renewal period shall be defined by section three (3).
38 ACKNOWLEDGEMENT. Client acknowledges that this Agreement shall not take effect until Company has received a Client's satisfactory credit report. Customer hereby authorizes release of credit information to the company and/or its assignees. Neither Company not its contractor shall be obligated to provide monitoring service until it has received: i) a fully executed copy of this Agreement, ii) Client's call list, abort code, and notification instructions, iii) Client's initial payment, iv) an alarm permit if required by Client's jurisdiction, and v) valid test signals from Customer's System.



# SAFE HOME SECURITY, INC.

1125 Middle St, Middletown, CT 06457 Tel 1-800-833-3211 AGREEMENT FOR MONITORING AND INSTALLATION OF SECURITY SYSTEMS

# WAIVER AND DEFERRED BILLING AGREEMENT

# The undersigned, in consideration of the engagement of Safe Home Security Inc. to provide monitoring and other related services for the security system I own, agree as follows:

- I represent and warrant that I am the homeowner and am responsible for the security system located at the address indicated below.
- I understand that as of the date indicated below I am signing a new <u>36</u> month monitoring agreement and that during that period my monthly rate will not increase.
- I acknowledge that my billing with Safe Home Security Inc. will be deferred for the next \_\_\_\_\_month(s).
- I understand that Safe Home Security Inc. is not affiliated with, nor has purchased or taken over my current alarm monitoring company.
- I understand that <u>Mersades Spence</u> (representative) is not affiliated with and is not a representative of my current alarm monitoring company.
- I understand that Safe Home Security Inc. is not responsible for canceling my current alarm monitoring company, and that termination of any prior agreements concerning the security system must be done in accordance with the terms of the agreements.
- I acknowledge and agree that the representative at no time stated or implied that \_\_\_\_\_ (my alarm company) has gone or is going out of business.

Customer Address 7131 Hazel
Columbia ,,SC 29223
Customer Name (print) <u>Connie Woodard</u>
Customer Name (sign)
Date Signed 02/18/2021
Representative

NOTICE OF CANCELLATION 02/18/2021 (Date of Transaction)

YOU MAY CANCEL THIS TRANSACTION, WITHOUT 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 TEN BUSINESS DAYS FOLLOWING RECEIPT BY THE SELLER 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 SELLER 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 SELLER REGARDING THE RETURN SHIPMENT OF THE GOODS AT THE SELLER'S EXPENSE AND RISK.

IF YOU DO MAKE THE GOODS AVAILABLE TO THE SELLER, AND THE SELLER DOES NOT PICK THEM UP WITHIN TWENTY DAYS OF THE DATE OF CANCELLATION, YOU MAY RETAIN OR DISPOSE OF THE GOODS WITHOUT ANY FURTHER OBLIGATION. IF YOU FAIL TO MAKE THE GOODS AVAILABLE TO THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS TO THE SELLER AND FAIL TO DO SO THEN YOU REMAIN LIABLE FOR PERFORMANCE OF ALL OBLIGATIONS UNDER THE CONTRACT.

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 <u>SAFE HOME</u> <u>SECURITY</u> AT <u>1125 Middle St, Middletown, CT 06457</u> <u>Tel 1-800-833-3211</u> NOT LATER THAN MIDNIGHT OF \_\_\_\_\_.

I HEREBY CANCEL THIS TRANSACTION

(Date)

(Buyer's Signature)

(Address)

(City)

(State)

(Zip)

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(Buyer's Signature)

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IF YOU CANCEL, YOU MUST MAKE AVAILABLE TO THE SELLER 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 SELLER REGARDING THE RETURN SHIPMENT OF THE GOODS AT THE SELLER'S EXPENSE AND RISK.

IF YOU DO MAKE THE GOODS AVAILABLE TO THE SELLER, AND THE SELLER DOES NOT PICK THEM UP WITHIN TWENTY DAYS OF THE DATE OF CANCELLATION, YOU MAY RETAIN OR DISPOSE OF THE GOODS WITHOUT ANY FURTHER OBLIGATION. IF YOU FAIL TO MAKE THE GOODS AVAILABLE TO THE SELLER, OR IF YOU AGREE TO RETURN THE GOODS TO THE SELLER AND FAIL TO DO SO THEN YOU REMAIN LIABLE FOR PERFORMANCE OF ALL OBLIGATIONS UNDER THE CONTRACT.

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 <u>SAFE HOME</u> <u>SECURITY</u> AT <u>1125 Middle St, Middletown, CT 06457</u> <u>Tel 1-800-833-3211</u> NOT LATER THAN MIDNIGHT OF \_\_\_\_\_.

I HEREBY CANCEL THIS TRANSACTION

(Date)

(Buyer's Signature)

(Address)

(City)

(State)

(Zip)



#### **Certificate Of Completion**

Envelope Id: 75B122AF71B6485DA6A49606D79EA63F Subject: Team W Contract for AK307076 Connie Woodard Source Envelope: Document Pages: 6 Signatures: 4 Certificate Pages: 5 Initials: 2 AutoNav: Enabled EnvelopeId Stamping: Enabled Time Zone: (UTC-05:00) Eastern Time (US & Canada)

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Signing Complete	Security Checked	2/18/2021 7:10:46 PM		
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Browsers (for SENDERS):	Internet Explorer 6.0? or above
Browsers (for SIGNERS):	Internet Explorer 6.0?, Mozilla FireFox 1.0, NetScape 7.2 (or above)
Email:	Access to a valid email account
Screen Resolution:	800 x 600 minimum
Enabled Security Settings:	•Allow per session cookies
	•Users accessing the internet behind a Proxy Server must enable HTTP 1.1 settings via proxy connection

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\*\* These minimum requirements are subject to change. If these requirements change, we will provide you with an email message at the email address we have on file for you at that time providing you with the revised hardware and software requirements, at which time you will have the right to withdraw your consent.

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